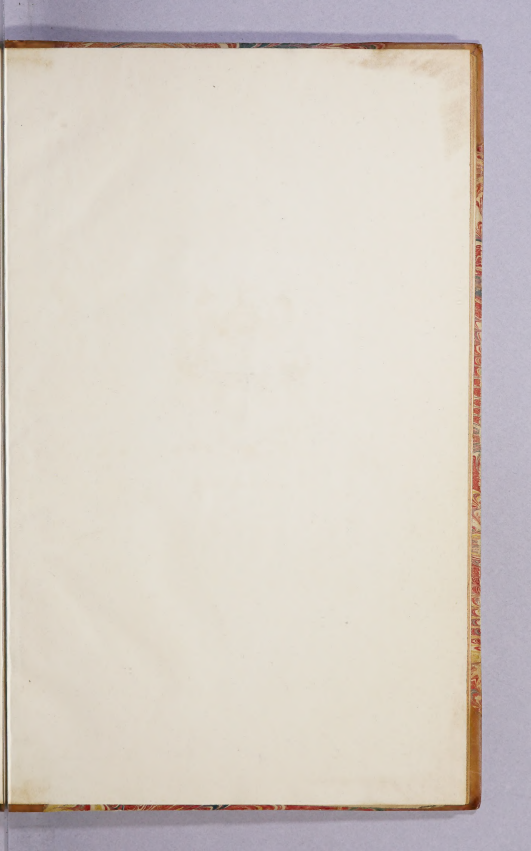




John Carter Brown.

Should have I preliminary leaf with arms and imprimate





THE

VIRGINIA

Now in Force:

Collected out of the Assembly Records, and Digested into one Volume.

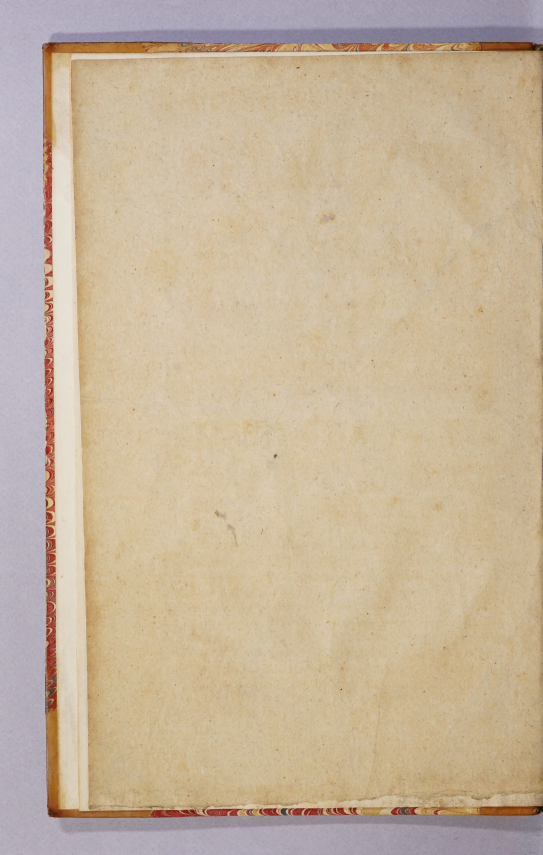
Revised and Confirmed by the Grand Assembly held at James-City, by Prorogation, the 23d of March 1661. in the 13 Year of the Reign of our Soveraign Lord

King Charles the II.



LONDON:

Printed by E. Cotes, for A. Seile over against St. Dunstans Church in Fleet-street. M. DC. LXII.

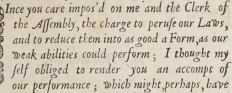


Includes in

For the Honourable

S'William Berkeley.

Most Honoured Sir,



been better done, had not the Troubles of the Indians, and Quakers, and other emergent Occasions of the Publique, deprived me of much of that time I had devoted to that most serious Imployment.

However, Sir, as they are (fince the Assembly hath approv'd them, and Ordered them to be put in Print) I thought it my duty to Dedicate them to your Patronage, who, of the most and

best of them, was the only Author.

Little addition there is to what your self had done in the time of your Government, only what vitious Excrescencies had grown in the body of them, by the corrupt humor of the times, we have throughly purg'd them of, that we might not any where leave unrazed the memory of our enforc'd Defection from his Sacred Majesty; for whom, your prudent care so long preserved the Countrey, both from the ruine we were almost brought to by that desperate Warr with Opechankevogh, whose Conquest (had not the Cloudiness of those times obscured the glory of it) could not have lost the esteem of being one of the most important Services, that, perhaps, had been rendred in many years before to the Crown.

B

But

The Epistle Dedicatory.

But, Sir, you have not only done this, but also retein'd us in an inviolated obedience to his Majesty, that we were the last of his Subjects that necessity enforc'd from our duty, which was an Act of approved Loyalty, as the other was of gallant Bravery.

Sir, though the remoteness of this place, hath veild the glory of these, and other your Honourable Actions; yet I, and all that here with me were witnesses of them, must, and ever will, acknowledg that to you, next to his Majesties goodness, we owe both the Laws we Govern by, and the Countrey it self now Govern'd by those Laws: which truth, as a Publique Person, I must ever justifie; and, as a Particular one, confess my self by it obliged to be

Most Honoured Sir,

Your most humble

And

Faithful Servant,

Francis Moryson.

THE



LAWES OF VIRGINIA.

At a Grand Affembly beld at James-City, the 23^d of March, 1662.

PREAMBLE.



HEREAS the late unhappy Distractions caused frequent Change in the Government of this Countrey, and those produced so many Alterations in the Laws, that the People knew not well what to obey, nor the Judges what to punish; by which means, Injustice was hardly to be avoided, and the just freedom of the people, by the uncertainty and licentiousness of the

Laws, hardly to be preferved: This Assembly taking the same into their serious Considerations, and gravely weighing the Obligations they are to discharge to God, the King, and the Countrey; have, by setling the Laws, diligently endeavoured to prevent the like inconveniences, by causing the whole body of the Laws to be Reviewed; all unnecessary Acts, and chiefly such as might keep in memory our forced Deviation from his Majesties Obedience, to be Repealed and Expunged; and those that are in force to be brought into one Volume: and, lest any prejudice might arise by the ignorance of the times from whence those Acts were in force, they have added the Dates of every Act, to the end that Courts might rightly administer Justice, and give sentence according to Law, for any

The Laws of Virginia.

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thing hapning at any time fince any Law was in force; and have also endeavoured in all things, as near as the capacity and constitution of this Countrey would admit, to adhere to those Excellent. Vedirace acknowledgend often refined Laws of England, to which we profess and acthe laws of Ingland. knowledge all Reverence and Obedience; and that the Laws, made by us are intended by us but as brief Manager than the Laws, made capacity of our Courts is utterly unable to Collect out of its vaft Volumns, though fometimes perhaps, for the difference of our and their Condition, varying in small things, but far from the prefumption of contradicting any thing therein contained. And, because it is impossible to honour the King as we should, unless we serve and fear God as we ought; and that they might shew their equal care, they have fet down certain Rules to be observed in the Government of the Church, untill God shall please to turn his Majesties pious thoughts towards us, and provide a better supply of Ministers among

> Be it therefore Enacted by the Governour, Council, and Burgesfes of this Grand Assembly, That all the following Laws, continued or made by this Affembly, shall be hereafter reputed the Laws of this Countrey, by which all Courts of Judicature are to proceed in giving of Sentence, and to which all perfons are firstly required to yield all due Obedience; and that all other Acts, not in this Collection mentioned, be to all intents and purposes utterly Abrogated and Repealed, unless Suit be Commenced for any thing done in the time when a Law, now repealed, was in force; in which case, the producing that Law shall excuse any person for doing any thing according to the Tenor thereof.

Church to be built, or Chappel of Base.

BE it Enacted, for the advancement of Gods Glory, and the more decent Celebration of his Divine Ordinances, There be a Church decently built, in each Parish of the Countrey, unless any Parish as now fetled, by reason of the sewness or poverty of the Inhabitants, be incapable of fusteining fo great a Charge: In which case, It is Enacted, That such Parishes shall be joyned to the next great Parish of the same County, and that a Chappel of Ease be built in such places, at the particular Charge of that place.

mund I sade bee out on and your lo contlate II. Feftries

H.

Vestries appointed.

That for the making and proportioning the Levies and Affessements for building and repairing the Churches and Chappels, provision for the Poor, maintenance of the Minister, and such other necessary uses, and for the more orderly managing all Parochial affairs: Be it Enacted, That Twelve of the most able men of each Parish, be by the major part of the said Parish, chosen to be a Vestry; out of which number, the Minister and Vestry to make choyce of two Church-wardens yearly, as at, so in case of, the death of any Vestry-man, or his departure out of the Parish, that the said Minister and Vestry, make choyce of another to supply his room. And be it surther Enacted, That none shall be admitted to be of the Vestry, that doth not take the Oaths of Allegiance and Supremacy to his Majesty, and subscribe to be conformable to the Doctrine and Discipline of the Church of England.

III.

Glebes to be laid out.

Hat for the better encouragement and accommodation of the Ministery, there be Glebes laid out in every Parish, and a convenient House built for the Reception and abode of the Minister according to his Majestie's Instructions, and that such Provision be made for his maintenance in the valuable and currant Commodities of the Countrey, as may be really worth sourser pounds per annum, besides his Perquisites and the Glebe (viz.) if in Tobacco at the rate of twelve shillings the hundred, in Corn at ten shillings the Barrel; if in Money, by Bills of Exchange, security to be given for the certain payment; and in case of Protest to be recovered here with Fifty per cent. for damages.

IV.

Ministers to be Inducted. 1642.

That for the preservation of Purity and Unity of Doctrine and Discipline in the Church, and the right Administration of the Sacraments, no Minister be admitted to officiate in this Country, but such

The Laws of Virginia.

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fuch as shall produce to the Governour a Testimonial, that he hath received his Ordination from some Bishop in England, and shall then subscribe to be conformable to the Orders and Constitutions of the Church of England, and the Laws there established; upon which the Governour is hereby requested to induct the said Minister into any durch of England ~ Parish that shall make presentation of him. And, if any other perand there established fon pretending himself a Minister, shall, contrary to this Act, pre-Council are hereby defired and impowred to suspend and silence the person so offending, and upon his obstinate persistence, to compel him to depart the Countrey, with the first convenience, as it hath been formerly provided by the 77th. Act made at Fames-City, the fecond of March, 1642, / an analysis of the following the former v

Ministers to provide Readers, 1661.

Hat every Parish not having a Minister to officiate every Sunday, do make choice of a grave and sober person of good life and converfation, to read Divine Service every intervening Sunday at the Parish-Church, when the Minister preacheth at any other place.

Liturgie to be read.

Hat the Canons fet down in the Liturgie of the Church of England, for celebrating Divine Service, and Administration of the Sacraments, be duly observed and kept; and that the whole Liturgie, according to the faid Injuctions, be by the Minister or Reader, at Church and Chappel every Sunday, throughly read.

VII.

Church=Catechifm.

Cakon of Regland to le That neither Minister nor Reader teach any other Cate-chism then that by the Canons appointed and information and info Book of Common-Prayer; and that the Minister Expound no other then that, that our Fundamentals, at least, may be well laid; and that no Reader upon prefumption of his own abilities do artempt

tempt the Expounding that or any other Catechifm, or the Scriptures.

· VIII.

Ministers to Preach Weekly.

Hat the Minister of every Parish preach constantly every Sunday, (viz), one Sunday in a Moneth at each Chappel of Ease in his Parish, if there be any, and the other in his Parish Church; and that twice a year, at least, he administer the Sacrament of the Lords Supper there.

IX.

Sundays not be Prophaned.

"Hat the Lordsday be kept Holy, and that no Journeys be made on that day, except in case of emergent necessity, and that no other thing be used or done, that may tend to the prophanation of that Day; but that all and every person and persons inhabiting in this Countrey, having no lawful excuse to be absent, shall upon cvery Sunday, and the four Holy-dayes hereafter mentioned, diligently refort to their Parish Churchor Chappel accustomed, then and there to abide orderly and foberly during the time of Common-Prayers, Preaching, or other Service of God; upon penalty of being fined Fifty pounds of Tobacco by the County-Court, upon prefent-ment made by the Church-wardens, who are to collect the fame with the Parish-levies. Provided alwayes, That this Act conclude not Quakers, or other Reculants, who out of Non-conformity to the Church, totally absent themselves, but that they shall be lyable to fuch fines and punishments as by the Statute of 23. of Eliz. are imposed on them, being for every Moneth's absence, Twenty pounds Sterling; and if they forbear a Twelve-Moneth, then to give good fecurity for their behaviour, besides their payment for their Monthly absence, according to the tenor of the said Statute; and, that all Quakers for Assembling in unlawful Assemblies and Conventicles, be fined, and pay each of them, there taken, two hundred Pounds of Tobacco for each time they shall be, for such unlawful meetings, prefented by the Church-wardens to the County-Courts.

Calabara X. January

X.

January the 30th to be kept a Faft.

Hereas our late Surrender and Submiffion to to that Exectable Power that so bloodily Massacred the late King Charles the First, of ever-blessed Memory, hath made us by acknowledging them guilty of their Crimes, to shew our serious and hearty Repentance and Derestation of that barbarous Act: Be it Enacted, That the Thirtieth of Fanuary, the day the said King was Beheaded, be annually solemnized with Fasting and Prayers, that our Sorrows may expiate our Crime, and our Tears wash away our Guilt.

XI.

May 29th to be kept Holy.

Since God of his mercy hath been pleased to Restore our late Distracted Kingdoms to Peace and Unity, and his late distressed Majesty to the Throne of his Royal Ancestors: Be it Enacted, That in testimony of our Thankfulness and Joy, the Twenty-ninth of May, the day of his Majestie's Birth and happy Restitution, be annually Celebrated as an Holy-day.

XII.

None to be Married but by Ministers, nor by them but by Licence or Publishing the Banes.

That no Marriage be Solemnized, or reputed valid in Law, but fuch as is made by the Minister, according to the Laws of England; and that no Minister Marry any persons without Licence from the Governour or his Deputy, or Thrice publication of Banes, according to the prescription of the Rubrick in the Common-prayer-Book, which enjoynes, that if the Persons to be Married, dwell in several Parishes, the Banes must be asked in both Parishes, and that the Curate of the one Parish shall not Solemnize the Matrimony, until he have a Certificate from the Curate of the other Parish, that the Banes have been there Thrice published, and no Objection made against the parties joyning together: And if any Minister shall, contrary to this Act, Marry any Persons, he shall be fined

fined Ten thousand pounds of Tobacco: And any pretended Marriage, made by any other then a Minister, be reputed Null; And the Children born out of such Marriage of the Parents, esteemed Illegitimate; and the Parents suffer such Punishment, as by the Law prohibiting Fornication, ought to be inflicted.

XIII.

Church-wardens to make Presentment.

That the Church-wardens shall twice every year (viz.) in December-Court, and April-Court, deliver a true Presentment, in writing, of such Missements, as by their knowledg, or by common same, have been committed whilst they have been Churchwardens; Namely, Swearing, Prophaning Gods holy Name, or Sabboth-abusing, or contemning his holy Word and Sacraments or absenting themselves from the exercise thereof; as also of those foul and abominable sins of Drunkenness, Fornication, and Adultery, and of all malitious and envious Slandering and Backbiting. For the better manifestation whereof, the said Church-wardens are Impowred, to cause all such persons, upon whose Reports they ground their Presentments, to appear at the respective County-Courts to which the Presentments are made, to give in their Evidences concerning the same.

XIV.

Burial of Servants, or others, privately, Prohibited.

Hereas the private Burial of Servants, and others, give occafion of much Scandal against divers persons, and sometimes
not undeservedly of being guilty of their Deaths; from which, if
the persons suspected be innocent, there can be no Vindication; nor
if guilty, no punishment, by reason they are, for the most part, Buried without the knowledg or view of any others then such of the
Family, as by nearness of relation, as being Husband, Wife, or
Child are unwilling, or as Servants are fearful, to make discovery,
if Murther were committed; for Remedy whereof, as also for taking away that Barbarous Custom, of exposing the Corps of the
Dead (by making their Graves in common and unsenced places)
to the prey of Hoggs, and other Vermine: Be it Enacted, That
there be in every Parish, three, or sour, or more, places appointed,
according to the greatness or littleness of the same, to be fet a-part
and senced in, for places of publique Burial, for that Precinct;
D

and further, that before the Corps be Buried, there be, at least, three critique of the Neighbours called: who may in case of suspition, view the Corps; and, it none, yet, according to the decent Custom of all Christendam, they may accompany it to the grave. And be it surther Enacted, That no persons, whether free or servants, shall be buried in any other place then those so appointed; unless such, who by their own appointment in their life-time, have signified their desire of being interred in any particular place elsewhere.

XV.

Church-wardens to keep the Church in Repair, and provide Ornaments.

ND it is further Enacted, That the faid Church-wardens take Care, and be impowred, during their Church-wardenthips, to keep the Church in repair, provide Books and decent Ornaments, (viz.) a great Bible, two Common-Prayer-Books, a Communion-Cloth and Napkins, a Pulpit and Cushion this present year; and after annually something towards Communion-Plate, Pulpit-Cloth, and Bell, as the ability of the Parish will permit: And that they the said Church-wardens, do faithfully collect the Ministers dues, cause them to be brought to convenient places, and honestly pay them; and that of all their Disbursements, and Receipts, they give a true accompt to the Vestry, when by them required, who are impowred, by a former Branch of this Act, to key the same upon the Parish; and by this, to give the said Church-wardens a sufficient discharge.

XVI.

Registers to be kept by the Ministers or Readers.

Orphants, and enquiries are often made for perfons Imported into this Countrey, and here deceased, and no spositive Certificates can be granted of the Age of one, or Death of the other, by reason no Registers have been kept, which might, by the Record there entred, evidence the same: Be it therefore Enacted, That the Minister or Reader of every Parish, shall well, truly, and plainly, Record all Births, Burials, or Marriages, that shall happen within the Precincts of that Parish, in a Book to be provided by the Vestry for that purpose. And, if any Master of a Family, or other person concerned, shall omitthe giving notice to the said Minister or Reader, of

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of the day of the Birth, Death, or Marriage, of any to him or them related, the space of a Moneth, such person for such his neglect, be fined One hundred pounds of Tobacco: And that the Minister have for their entry of such Birth, Death, or Marriage, Three pounds of Tobacco; and if they neglect entring the same, as a foresaid, that they be sined, upon discovery made of the said neglect, sive hundred pounds of Tobacco to the use of the Parish.

XVII.

Licences for Marriage bom to iffue.

ND whereas many times Licences are granted, and the persons are Marryed out of the Parishes, which Licences have been usually granted by the Governour, whose knowledg of persons cannot possibly extend over the whole Country: Be it Enacted, That henceforward, all persons desiring Licences for Marriage, shall first repair to the Clerk of the County-Court, and there give Bond, with good Security, that there is no lawful cause to obstruct their said Marriage; and that upon receipt of fuch Bond, the faid Clerk shall write the Licence, and certifie to the first in Commission for that County, or fuch other whomit shall please the Governour to Depute, that he hath taken a Bond, as aforesaid; who, by vertue thereof, shall figne the faid Licence, and direct the same to the Minister. And to the end that the legal Grant of the said Licence may be made Evident, and the Governour afcertained of his just dues: It is further Enacted, That the faid Clerk shall yearly, in September-Court, return the Names of the parties Marryed, and of the Security, to the Secretaries Office, there to be Recorded; and further, that he deliver an accompt of the Fees due for the faid Licences, to the Sheriff or Collector of the County, who is hereby required to Collect the fame with the Levies, and to make payment thereof to the Governour, and others, to whom they are due: And any Clerk making default in any of the premifes, to forfeit One thousand pounds of Tobacco, to the use of the Governour. The Fees for the Licences, to be as followeth (viz.) to the Governour, Two hundred pounds of Tobacco, or Twenty shillings sterling; to the Clerk for writing the Bond, Licence, Certificate, and returning the same to the Office, Fifty pounds of Tobacco; and to the Secretary for Recording the same in the Office, as aforelaid, Forty pounds of Tobacco; and the Minister Marrying with a Licence, Two hundred pounds of Tobacco, or Twenty shillings sterling; if by Banes, Fifty pounds of Tobacco, or five shillings.

XVIII. Pro-

XVIII.

Provision for a Colledge.

Whereas the want of able and faithful Ministers in this Countrey, deprives us of those great bleffings and mercies, that alwayes attend upon the Service of God, which want by reason of our great distance from our Native Countrey, cannot in probability be alwayes supplyed from hence: The itenacted, That for the advance of Learning, Education of Youth, Supply of the Ministry, and Promotion of Piety, there be Land taken up or purchased for a Colledge and Free School, and that there be with as much speed as may be convenient housing Erected thereon for entertainment of Students and Scholars.

Whereas an Antient practice of this Countrey, hath, contrary to Law and Reason, ignorantly vested the Lands of persons intestate in the hands of Administrators, of whom divers persons have purchased, and hold their Lands by no other Titles, then such sales which can be of no validity against the claim of the King, whom no time can prescribe, and to whom, if an Heir appear not, the Land must of necoffity devolve. And if the King should at any time, give express Order to an Escheater to make inquiry into the Titles we hold by; the faid Escheater cannot, by vertue of his Office, but find all such Lands for the King, which we Francis Morison, and Thomas Ludwell, who are, at present, intrusted by his Majesties Treasurer to make compolition for all Lands fo Escheated to his Majesty, taking into our ferious confideration, and out of our tender care of many poor men, who by the loss of Lands, thus perhaps dearly purchased, and honeftly payd for; and out of our sense of the many inconveniences, and great damages would fall upon them by being ousted out of their Possessions by the severity of a too rigorous Escheator; and that, on the other side, we might not seem to debarr his Majesty of his just Rights: we have thought it convenient to propose a certain Rule for Compositions for all Lands held by any pretended Right two years, by which, while the power is in our hands, we shall proceed : and if the Assembly think it a favour, we shall joyn with them, making it our request to Major Norwood, his Majesties Treasurer, to get his Majesty to confine them, that no succeeding Escheator may at his pleasure rigorously exceed these our moderate and reasonable De-

I. We concede, that any person, having been two years in posfession of any Land thatought to have been vested in his Majesty by Escheat, shall pay for his Composition but one Hundred Pounds

The state of the s

of Tobacco for every fifty acres, besides the Fees for finding the Of-

fice, and drawing the Conveyance.

2. That every person having been so in possession two years as afore-said, shall have Eight Months time to petition for, and make their Composition; but if they deser it longer, and another sue for it, and obtain it, they can impute the blame to nothing but their own neglect.

3. That where there is a Widdow, she shall enjoy the Land of her Husband during her life, and be admitted, in the first place, to make her Composition for the Fee-simple, in case she signific her de-

fire within the time aforefaid.

That all Lands escheated before the two years aforesaid, the perfon concerned shall pay for his Composition as aforesaid; but all Lands, which shall hereaster lapse, or which have slapsed within the two years last past, the Composition to be made for, with those by his Majesties Treasurer appointed and authorized thereunto; and that the Widdow be admitted in the first place, she making her claim within Eight Months according to the Proposition abovesaid.

XIX

Courts.

Hereas the name of Quarter-Courts is altogether unfuitable to the nature of those Courts held by the Governour and Council, both in respect there are but three of those Courts in the year, as also, because they are not equally distributed in the Quarters of the Year; September and November being too neer, and March too long from them, to admit of that Title. Be it therefore enacted, That the said Courts be no longer stilled Quarter-Courts, but that they be henceforth called General-Courts; a name more suitable to the nature of them, as being places where all persons and causes have generally endience and service described them.

nerally audience, and receive determination.

Whereas the Acts of Affembly already made, are very defective in prescribing the Rules to be observed in the proceedings both in those General, and the particular County-Courts, for want whereof, many errors are committed; the respects due to the Courts so nearly representing His Majesties sacredPerson, by the clamorous unmanner-liness of the people, lost: and the Order, Gravity, and Decorum, which should manifest the authority of a Court, in the Court it self neglected: And in regard the long omission of those hugely material, though, in themselves little things of form, hath caused all things still to continue in the first disorders; It hath appeared necessary to this present Grand Assembly, to set down the Rules and Forms themselves for the beginning, continuance, and proceedings in the said Courts, as sol-

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The Laws of Virginia.

loweth. And it is therefore enacted, That the General-Courts begin and continue, as followeth (viz.)

General Courts to begin and continue.

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That March-Court begin the Twentieth of March, if it be not Saturday or Sunday; and then the Munday following; and hold eighteen dayes, not accounting Sundays in the number.

That September-Court begin the Twentieth of September, if it be not Saturday or Sunday, and then to begin the Munday following; and

hold Twelve dayes, not accompting Sundayes in the number.
That November-Court begin the Twentieth of November, if it be not Saturday or Sunday; and then to begin the Munday after; and hold twelve dayes, not accounting Sundayes in the number.

That Adjournments of the faid Courts, be alwayes avoided, and that they begin precisely upon the day, that all persons knowing the day of the return of the Writs, may accordingly give their attendance.

Stile how entred.

That the Stile of the Court be entred thus.

* heto befor to verhous & Council.

At a General Court held at Fames-City, the twentieth of year of the Raign His Majesties Governour and Council, in the of our Soveraign Lord Charles the Second, by the Grace of God, of Great Britain, France, and Ireland, King; Defender of the Faith, present. &c. and in the year of our Lord God

Infert the name of the Governour and Council,

Silence commanded.

Then let the Cryer or under-Sheriff make Proclamation, and fay, O Yes, O Yes, O Yes: filence is commanded in the Court, while His Majesties Governour and Council are sitting, upon pain of Imprifonment.

Suitors to appear.

After Silence commanded, let the Cryer make Proclamation fay-

All manner of persons that have any thing to do at this Court, draw neer, and give your attendance; and if any one have any plaint to enter, or suit to prosecute, let them come forth, and they shall be heard.

When filence is thus commanded, and Proclamation made upon

calling the Docket, the Cryer shall call for the Plaintiff. Calling the Plaintiff.

A. B. Come forth, and profecute thy Action against C. D. or else thou wilt be nonfuite; and the Plaintiff putting in his Declaration, the Cryer shall call for the Defendant. Calling

Calling for the Defendant. C. D. come forth and fave thee and thy Bail, or elfe thou wilt forfeit thy Recognizance.

For proceedings in the said Courts. Warrants to be iffued by the Clerks.

XX.

Actions to be Proportioned.

B^E it Enacted, That Warrants be iffued by the Clerks of the General Courts, and the faid Clerk fo proportion the number of his Actions, that there be for each day Twenty, and that, until there be Twenty Actions entred for the first day, no Warrant issue for the second; and then Twenty for the second, before any issue for the third; and so proportionably Twenty per day, for so many days as there are Actions to fill with that number. It being unreasonable, That the Governour and Council should wait a week for a stragling business entred at a particular mans pleasure. And in case any special Warrant issue, that for the extraordinariness of the business may require the Governours own figning. It is enacted, That the person first go to the Clerk, and there enter his Action, and the day of the Return before his Warrant shall be signed.

And whereas some scruples have arisen about the time Warrants be served to the may be ferved (viz.) Whether ten days before the return, that is the General-Court day mentioned in the Writ to appear: It is hereby declared, that at any time, if Warrants may be served at any time, if there be ten days between days between the Serving and the Return as aforefaid. And further, that it may be the Arrest and done in Court-time for the same Court, if there beten days between the Serving.

XXI.

Courts to sit from Eight to Eleven of the Clock in the Forenoon: from one to three after Noon.

BE it also further Enacted, That the Court shall each day sit from Eight of the clock till Eleven in the fore-noon, and from One to Three in the afternoons: And for avoiding all Errors that may happen in the draught for the Orders by the Clerk, either through his mil-apprehending the fense of the Court, or the partial Information of any person concerned, which he, being distracted with the multiplicity of business, may unwittingly affent to; that all Orders of the day be by the Clerk drawn up against next morning, and then read

in open Court (in presence of the Plaintiffe and Desendant, if they will be present) when Rule will be given by the Court for amendment of Errors, if any be before they be entred upon Record; and the Plaintiffe or Desendant, if they have any new matter of plea, shall then have liberty to plead it in Arrest of Judgement. And the Orders thus publiquely read and confirmed shall be signed by the Secretary which shall remain upon File in the Ossice for the full Justification of the Clerk, who is to enter them in the Book of Records.

XXII.

The Plaintiffe to file his Declaration three days before the day of Hearing.

And whereas the Clerk is enjoyined to enter Twenty Actions for each day, and the Court to fit at certain hours; fo also, It is hereby Enacted, That the Plaintiffe file his Declaration in the Office at least three days before the day of Hearing: in which time, the Defendant may take a Copy there of, the Original still remaining in the Office, and provide his Answer in writing, ready to present to the Governour and Council at the day of hearing: and further, that if the Plaintiffe fail either in not appearing to profecute, or in neglecting to file his Declaration, as is hereby enjoyned, he shallpay to the Defendant, if he liveth within fifty miles of Fames-City, one hundred and fifty pounds of Tobacco for a Non-fuir; and if he dwell further off, then three hundred & fifty pounds of Tobacco; befide his Americament to the Publique. And if the Defendant make default, the Judgment to pass against the Bail for the thing sued for; or, if no Bail be returned, then against the Sheriff, besides his Amerciament of one thoufand pounds of Tobacco laid upon him by Act, for not making Returns, Provided, that the Bail and Sheriffe have respit of Execution until the next Court, when, if they bring in the person of the party the Judgment of the first Court granted to be reversed; but the Amerciament awarded against the Sheriff to continue, and not to be remitted.

XXIII.

Adjournment to the two last days for Determination of References by Avisare Volumus, or Actions erected in Court-time.

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A ons to a day, but gives liberty to arrest in Court-time to the

last dayes of the Court. And whereas some cases of difficulty may be presented, upon which the Court may desire to advise: Be it therefore Enacted, that affoon as the Court hath fat fo many dayes as are filled with Actions, it shall be adjourned to the two last dayes of that Court; and what-ever the Court hath referred by their Avilane Volumus, and all Actions entred in Court-time, as aforesaid, shall be then tryed and determined;

XXIV.

Criminal Causes to be tryed at the General Courts.

7 Hereas men of the greatest abilities both for Judgement and Integrity doufually meet at the General-Courts, whither their occasions do frequently call them, and because any thing that concerneth life or limb, requires the ablest Juries to enquire of it: Be it enacted, That all criminal causes, that concern either life or member, shall be tryed at the General Courts, only the fourth day of the faid Courts; and because the Laws of England do enjoyn Juries to be chosen out of the Neighbourhood where the fact was committed, according to which the remoteness of our habitations, doth not admit us so fully to practise, as we defire; yet that we may come to them as near as possibly we may, and because it is very requisite that, part of the Jury, at least, should come from thence, who is the following when
by reason of their nearer acquaintance with the business, may give fact bone, as were
therefore English of the purpose of the commitment of the part of the start therefore Enacted, That immediately after the commitment of any while fact was, Gone, person found criminal by the grand Inquest, the Sheriffe of the of founty a 6 by Stander County to whose custody he is committed, shall give notice thereof to the Secretaries Office at James-City, and the Clerk of that Office shall presently send a Venire facias to the said Sheriff to Impannel fix men of the ablest and neerest of the Inhabitants of his County to that place where the fact was committed to be of the Jury for Tryal of that cause returnable the said fourth day of the next General-Court, where the faid Jury-men are bound to appear, and for their charges, the Countrey shall allow to each man Twenty pounds of Tobacco per day, for each day they may be reasonably coming to, and returning from, fames-City; and Fifty pounds of Tobacco per day during their attendance there about it, (viz.) from the day they are by the Writ to appear, until they be discharged, and that the rest of the Fury be made up of the By-standers.

XXV.

The Governour and two of the Council to go the Circuit.

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Hereas the Honourable Governour, out of his fingular care of his due Administration of Justice in all Courts, and that he might be the better enabled to render his Majesty an exact Accompt of the Government, hath been pleased to take upon him and the Council the pains of visiting all the County-Courts of the Countrey: Be it therefore Enacted, That the Honourable Governour, and one of the Council, or, upon the urgent affairs of the Countrey hindering the Governour, that the Governour Commissionate two of the Council for every River, yearly in August to sit Judges in all the County-Courts, and there hear and determine all causes then depending in them by Action or reference from any other preceding Court in that County. Provided no Councellor be appointed to go the circuit in the River wherein he doth inhabit.

XXVI.

Appeals how to be made. .

Whereas many Appeals are made from County-Courts to General-Courts, and from General-Courts to Assemblies, whereby the speedy Execution of Justice is often retarded; and many persons, disabled by the charge of going to fames. City to prosecute, are forced many times to delift from the claim of their Just Rights: Be it therefore Enacted, that, for the avoiding delayes, and for the ease of the Inhabitants, all Appeals made in any Court after the General-Court in March, be referred to the hearing of the Governour or Itinerary-Councellours in their Circuit; From whose sentence, it there, if any person will appeal. If the Governour be present, shall be made to the next Affembly: if two of the Council, then to the next General-Court, from which the faid Councellors, during the Tryal of fuch cause or causes in which they had at the County-Courts given their opinions shall be suspended. But because in the Winter time the General-Courts are more frequent, and all Causes there receive a speedier determination; and, because Tobacco being only then payable, may be paid in kind: It is Enacted, That all appeals made from October, December, and other Intervening County-Courts be made to the next succeeding General-Court, and from thence to the Asserbly. And because there may be as great Errors of Judgement or Will, in matters of small value as in the greatest; It is further Enacted, Enacted, That Appeals shall lie open, as aforesaid, for any thing of what value soever; alwayes Provided, that the Appellant put in good Security for profecuting the Appeal, and payment of Fifty per cent. Damages to the Defendant, if the Appellant be cast in the Suit, for his unjust molestation. Provided also, that no Appeals be made from Northampton-County, whose remoteness and dangerousness of Paffage is such, as is not, for inconsiderable causes, to be attempted, under the value limited by former Acts of Assembly, being Three thousand pounds of Tobacco, or Thirty pounds sterling; any thing in this Act to the contrary notwithstanding. And be it further Enacted, That all causes of what value or nature soever, not touching life or member, may be tryed at the County-Courts, and that no Arrest be made to the General-Court, in any Action under the value of Sixteen hundred pounds of Tobacco, or Sixteen pounds sterling; upon penalty of Five hundred pounds of Tabacco, to be paid by the Plaintiff to the Defendant, for his Charges.

XXVII.

Amerciaments in the General-Courts Fifty pounds of Tobacco per Cause; in County-Courts, Thirty per Cause.

Hereas many Suits are railed upon frivolous occasions, by litigious persons; for prevention thereof, for the future, Be it Enacted and confirmed, That all persons whatsoever, that are cast in any Cause, be they Plaintiffs or Defendants, shall be Amerced (besides the Dammages and Costs to the Recoverers) Fifty pounds of Tobacco, in the General-Courts, to the use of the Publique; and in the County-Courts, Thirty pounds of Tobacco, for the maintenance of the Commissioners. For the due Collecting whereof, Be it Enacted, That the Clerks of the General-Courts, and the several County-Courts, keep an exact Accompt of the Amerciaments, and deliver or send the same to the several Sheriffs of the particular Counties; who are hereby required to Collect the same, with the Levies; and are accordingly impowred, for default of payment, to make distress, and commanded not to return any Arrears; (Executors and Administrators, who cannot pay without orders, alwayes excepted.)

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XXVIII.

Subpæna's to be Issued by the Clerk.

BE it also Enacted, That the Clerk of the General-Court shall issue Subpana's from the Secretaries Office, for all Evidences required in the tryal of any Cause there depending, if the Witnesser required do not dwell beyond the Bay, or the North-side of James-River: And if they do, that then a Dedimus Potestaem shall issue for taking the Deposition in the County, or Counties, where the Witnesses do dwell. Provided alwayes, That in Criminal-Causes all Witnesses be bound over to give in their Evidences vivâ voce, at the tryal in the General-Court.

XXIX.

Dedimus Potestatem how to issue.

7 Hereas many Causes between parties and parties, are lost for want of Evidence: who living fo far remote cannot, but at a charge and expence farr exceeding the value of the Cause, be brought to give it viva voce, at the General-Court, or at the County-Caurts, if the party dwell out of the County, or else a greater milchief is introduced, by the partial and illegal Examination of Witnesses in presence of but one party before some one Commissioner, perhaps too favourably inclined to the party in whole behalf the Depositions are taken, besides the trouble, expence, and hinderance of the Witnesses themselves, who, many times, are forced One hundred Miles from the place of their Residence, for a small allowance, to give Evidence in tryals of petty and inconsiderable values: For remedy whereof, and that all parties may with more convenience, less trouble and cost, have their Evidences impartially and legally taken; Be it Enacted and confirmed, That if the Cause be to be Tryed at the General-Court, the Governour; if in any County-Court, any one of the Council, or the Judge of the Court, shall grant and sign a Writ of Dedimus Potestatem, for Examination of Witnesses, in the Counties where they dwell, directed to three such persons as the Plaintiff and Defendant; if they both desire, the Writ shall, by consent, make choice of and nominate. But if it be the fingle request of either Plantiff or Defendant, then the Governour, Councellour, or Judge of the County-Court, out of Court-time, shall nominate and appoint three or more such indifferent persons to examine all such Witnesfes, as by the party defiring the Writthey shall be moved to summon before

before them. And to this end the Commissioners, thus made choice of, or appointed to execute the Writ, or any two of them, shall by the faid Writ, be impowred and required to appoint a time and place, when and where they will receive the Evidences, and to iffue out Subpana's for their appearances accordingly; and if upon fuch Summons any of the Witnesses refuse or neglect to come and give in their Evidences, then the Commissioners, or any two of them, be further impowred, by this Act, to lay such a fine upon them as the Act of Assembly gives in such cases, for non-appearance of Witnesses, at the General or County-Courts. Provided alwayes, That the parties procuring the Writ, shall give the party concerned against him, notice of the time and place, when and where the Commissioners intend to fit, at least ten dayes before the day appointed by the said Commisfioners, for putting it into Execution. And, Be it further Enacted, That the faid Commissioners, or any two of them, which take the faid Examinations, shall immediately subscribe them, seal them and the Writ up, and return them with the Writ so sealed up, to the Glerk of the General-Court, if the Writ issue from the Governour, or else to the Clerk of the County-Court, whence the Warrant issued by either of the faid Clerks, to be Readatthe time of the Tryals of the Cause in either of the said Courts.

XXX.

Penalties for non-appearance of Evidence.

Be it also Enacted, That the Penalties to be inserted in Subpana's to the General-Courts for Non-appearance of the Evidences summoned, be, One thousand pounds of Tobacco; and for like default of the County-Courts, Three hundred and fifty pounds of Tobacco: And that all Witnesses, summoned to give in their Evidences at either of the said Courts, shall be allowed for their necessary time spent in coming and going to, and from, the said Courts, Twenty pounds of Tobacco per day; and for the time they attend there, untill they have given in their Evidences, Forty pounds of Tobacco per day: And because many malitiously, to aggravate the charge of the Suit, summon many more Witnesses, Forty pounds in any Bill of Costs, the charge of above Three Witnesses to any one Action, unless for proof of several Matters incident thereunto, which severally may require the Attestation of Two Witnesses.

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County-Courts appointed.

DE it also Enacted, for the more due Administration of Justice in the several Counties, and the greater ease of the people, in obtaining the same, The Courts be continued in each County, as of long time hath been accustomed: And that the faid Courts do confift of Eight of the most able, honest, and judicious persons in the County; which Eight, or any four of them, whereof one to be alwayes of the Quorum, are to be impowred by Commission from the Governour for the time being, to act according to the Laws of England, and of this Countrey; and to impower them feverally, and out of Court, to act and do all fuch things as by the Laws of England are to be done by Justices of Peace there. And be it further Enacted, That these perfons, thus Commissionated, take the Oaths of Allegiance and Supremacy, and the Oath of a Justice of Peace; That they be called Juffices of Peace: That the Courts be styled County-Courts. And further, that the Justices do keep the faid Courts precisely upon the dayes appointed by this and former Acts of Assembly (viz.)

> Henrico the I day. Charles-City the 3 day. Fames-City the 6 day. Isle of Wight the 9 day. Nanzemond the 12 day. Lower-Norfolk the 15 day. Elizabeth-City the 18 day. Warmick-County the 21 day. Forke-County the 24 day.

Northampton the 28 day. New-Kent the 28 day. Gloucester the 16 day. Lancaster the Rappahanocke the Surry the Northumberland the Westmerland the

And all Adjournments by all means possible be avoided: And that all the Justices of the faid Courts, respectively, shall duly attend the same, and shall not depart or absent themselves from thence without the licence and consent of the rest of the Justices there present. And if any of them shall happen to have a lawful cause of absence, it is thought fit, that in such cases they shall, upon the first day of the Court, figuifie the same to the Court by writing; and that they make good proof of the truth thereof at the next enfuing Court, or elle, being Delinquent in the premiles, every Justice so offending shall forfeit, for every time of his absence, Three hundred pounds of Tobacco, to be imposed by the Court, and disposed of to the good of the County. XXXII.No

XXXII.

No Arrest without Entry of Action.

BE it also Enacted, that all Actions to the County-Courts, and Subpana's for Witnesses, or in Chancery; be first entred with the Clerk of the County, or his known Deputy, before any Arrest made or Summons served, under penalty of Five hundred pounds of Tobacco, to be levyed upon the Sherist that shall presume to serve any Process, contrary to the tenor hereof. And be it Enacted, That the Plaintist in any Action, shall, at least the day before the Court, enter his Bill of Complaint, and leave it in the Clerks hands, that the Desendant, if he will, may have a Copy thereof, and accordingly provide his Answer; but the Original Declaration or Bill to be alwayes filed in the Office.

XXXIII.

The Defendant to put in his Answer.

AND be it further Enacted, that for the better regulating and keeping the Records, and transferring the Presidents to Posterity; as also for prevention of new Suits, upon mistake of the grounds of Orders, That as the Plaintiff both in General-Courts, and County-Courts, siles his Declaration; so the Defendant, in both those Courts, shall also put in his Answer in writing; and that the Judgment, if for the Plaintiff, be endorsed on the Declaration; if for the Defendant, on the Answer. And surther, that all Evidences concerning that Cause, be filed together with them, and by the Clerk carefully preserved.

XXXIV.

Form of Entring the Court.

BE it also Enacted, That the form for entring the flyle of the Court, Proclamation for silence, the Cryers calling the Plaintiff, and the Defendant, to Answer; be observed in the County-Courts, as well as in the General-Courts, varying only in the Title of the Court and the Assessment of the Court and the Court

2 XXXV. Court

XXXV.

Court not to take Cognizance of any thing, under Two huns has some grown dred pounds of Tobacco. It will the

A ND be it also Enacted. That the Court shall not take Cognizance of any Cause under the value of Two hundred pounds of Tobacco, or Twenty shillings sterling: which a private Justice may, and is, hereby authorized and impowred to hear and determine. And whereas many vexatious persons do very much trouble the Courts and their Neighbours, for brabling words, fometimes paffionately, but not malitioufly, spoken: Pe it therefore Enacted, That Action of De- no Action be admitted for Defamation in any Court, where the words are not Actionable. And further, that there be no words Actionable, but fuch as, if true, might have brought the person to suffer punishment by Law, any other to be cast out of the Court, and the Plaintiff to be non-fuited; not that liberty is hereby given, or intended, to any scurrilous person to abuse others at his pleasure, but that his Majesties Courts be not; for such brawles, forced to wave matters of greater consequence. And because Offences of this nature may be determined by a particular fuffice, who is hereby impowred to bind the persons so offending, to the good Behaviour; or, if they find not good Security for the same, to commit them to Prison till they find it.

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XXXVI

Private Courts prohibited.

Hereas many things are acted, and Administrations granted, at private Courts, which tend to the apparent dammage of divers of the Inhabitants of this Countrey: Beit therefore Enacted, That no Private-Courts be kept, but that all business, tryable or grantable by or at the County-Courts, be tryed and granted in open Court, at the times and places by Law appointed. Provided alwayes. that it shall and may be lawful, for the dispatch of Merchants, and other Sea-affairs, which cannot, without much prejudice and detriment to the faid Merchants, or Masters, be deferred till the Courts in course should come; It is Enacted, That it shall be lawful for any Justice of the Quorum, by his Warrant directed to the Sheriff, to call a particular Court, and to fummon any person or persons before them.

XXXVII. Tryals

XXXVII

Tryals by Juryes.

Hereas the Seventieth Act made in 1642. and continued by the Ninety-first Act, 1657, seems to restrain both Plaintiff and Desendant from Trial by Juryes, unless the Plaintiff in his Declaration, or the Desendant upon Entry of his appearance, do desire the same; which restriction is quite contrary to the Law of England, by which, the Tryal of all matters of Fact, is as appropriate and inherent in the Jury, as matter of Law is in the Judges: for which cause, and that we may in all our Tryals come as near as may be to the Laws of England, by which, we are to be governed as our present capacities will admit: Be it enacted, That, every Morning the Court sits, whether the General or County-Courts, the Sheriff of the County in which it sits, shall impanned a Jury to attend the Court that day, to try such Causes, as the Court shall find proper to be referred to them; and that whenever a Jury is sent out, an Officer sworn to that purpose shall keep them from meat and drink, until they have agreed on their Verdict.

XXXVIII.

Grand-Juryes to present Offenders?

7 Hereas the feveral Laws constituted and made for the redress of feveral Misdemeanors and Offences, either through the remisness of the County-Courts, or the Justices that keep the same, or elfe through the defect of the Laws, in not appointing fome peculiar Officers to look narrowly after the Offenders, and to make presentment thereof to the said Justices at their County-Courts; by which means, the Laws themselves are slighted and contemned, and become wholly useless and ineffectual: Be it therefore enacted and confirmed, That Juryes of Inquest, be impanelled and fworn in every County, to enquire of the breach of all Penal Laws in their feveral Counties; and that they make presentment thereof to the several County-Courts twice yearly (viz.) in April-Court, and December-Court, when the Justices are to receive them, and find them according to Law, and to take for evidence the prefentment of the Jury, if made upon the certain knowledge of any of them; or otherwise, the Parties that inform the Jury to give their Evidence to the next Justice, in presence of the Party presented; which Depofition being produced by the Jury with their Presentment, shall be

sufficient ground for the Court to pass Judgment against the Offenders.

XXXXIX.

Pillories to be erected at each Court.

Hereas many Offences are punishable by the Laws of England, and of this Country, with Corporal Punishments; for executing whereof, no such Provision hath been made, as the said Laws require: Be it therefore enacted, that in every County, the Court cause to be set up a Pillory, a pair of Stocks, a Whipping-Post neer the Court. House, and a Ducking-Stool in such place, as they shall think convenient, that such Offenders as by the Laws are to suffer by any of them, may be punished according to their demerits: and the Court not causing the said Pillory, Whipping-Post, Stocks, and Ducking-Stool, to be erected within six Months after the Date of this Act, shall be fined Five Thousand Pounds of Tobacco to the use of the Publick.

XL.

Fines to be disposed of by the Assembly.

Whereas divers Trespasses against the Publick, are punishable by Fines, which are by the present Law to be disposed of to the use of the Counties in which the Trespass is committed, and yet nothing done for the good of any County, as was intended; whereby it may be presumed, that the said Fines are either not gathered, whereby the Trespasses by this lenity and impunity, are encouraged to persist in their Contempts of the Laws; or else the said Fines are by some evil Commonwealths-men perverted to their private uses: For prevention whereof, for the surure; Be it enacted, That the Courts shall only lay and collect the Fines; and that they cause the Clerk of their respective Courts, to keep an Account thereof, and to return the Estreatments to the Clerk of the Assembly at James-City, by the Third of the General Court held there in March yearly.

And it is further enacted, that the faid Clerk of the Assembly, do annually attend accordingly, during the time at the place aforesaid, to receive them; and at the next Assembly to present them to the Burgesses, who are to order the disposal of the said Fines, as to them shall seem most necessary for the good and benefit of the several respective Counties wherein they accrewed due, always proportioning to every County the use of all the Fines, which were levied therein.

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XLI.

Supersedeas by whom, and how grantable.

Hereas the Writ of Supersedens hath of late been too frequently granted upon slight pretences of errour in the Court, thereby not only injuriously delaying Justice, and keeping men from their Just Dues, but also bringing Calumnies and Aspersions upon the Courts themselves: Be it therefore enacted, That no supersedens whatsoever, shall hereaster be granted but by the Governour, and two of the Council; nor by them, unless the Party desiring it, make it probably appear to them, that there is Error in the Judgement; and shall then also give good security to make good his Plea; and, if he be cast at the next General-Court, to pay the Principal with Five and Twenty per Cent. Damages, besides Costs.

XLII.

Prisons to be built in each County.

Hereas the First Act of the Assembly held at fames-City, the third of November, 1647. and continued by the Assembly held there, the Third of March, 1657. for prevention of escapes for Prisoners, hathenacted, That sufficient Prisons should be built in each County; and that an House built after the form of a Virginia-House (our abilities not extending to build stronger) should be accounted a sufficient Prison; and that any Person being a Prisoner for Debt or Crime, and breaking one of those Prisons, should be proceeded against as a Felon; and that neither Court, Commissioner, nor Sheriff should be answerable for fuch escape. And whereas the Sixty first Act of the Assembly, held at James-City, the said Thirteenth of March, 1657. makes the feveral Counties not building fuch Prisons, lyable to the Sheriff, for the Escape of any Person committed to his Custody; which Acts have for want of a Penalty, never been put in Execution: for want whereof, Felons may escape and Debtors for want of due Restraint, delay alwayes, and defraud oftentimes, the Creditor of his Just Dues; and by means thereof, the Law it felf made wholly void: which intended principally, that all men should by that Restraint have been forced to make a speedier Satisfaction. For remedy whereof, be it hereby enacted, That according to the faid Acts, a good strong Prison after the Form of Virginia-Houses, be builded within Eight Months after the Date of this Act by the Court at the charge of the County, upon Penalty of H 2

being fined Five Thousand Pound of Tobacco, and be answerable for escapes as aforesaid; and, that the person breaking Prison, shall according to the said Act of the 3^d of Novemb. 1647. be adjudged a Felon; and, that no Person under Execution for Debt, or imprisoned for Felony, shall have the benefit of the Rules; and all other persons having the benefit of the Rules, shall be secured, and lye in Prison every night at the peril of the Sheriff.

XLIII.

Dwellers within the Rules of any Prison not to have any benefit thereof.

And be it Enacted, That if the Sheriff shall permit any person dwelling within the Rules of any prison, that is by Warrant, or Order of Law committed to Prison, to walk abroad out of Prison, though with a Keeper, and to have the benefit of the Rules, or to lodge in his own House, the said Sheriff upon proof thereof made at the County-Court by the Plaintiff, shall be ordered to pay the Debt, as in case of Escapes.

XLIV.

Sheriffe to be chosen in the Commission.

Orasmuch as the Commissioners of County-Courts, are by the Laws of this Countrey answerable for the Levies and Estreatments of each County, of which the Sheriff is usually the Collectors: Be it therefore Enacted, that none but one of the Commflioners of each County shall be Sheriff for that County, and further, that the Commissioners shall exercise the Office of Sheriff successively as they hold their places in Commission every one a whole year, and no longer; Provided, That every such Commissioner, before he be admitted to take his Oath, give in good security for the due execution of his Office and performance of the trust committed to him, and then his Oath be administred unto him. And be it further Enacted. That no Under-Sheriff shall execute the Office of Under-Sheriff in the same County above one year: Provided alwayes, That the Sheriffs of Fames-City, who are more immediate Officers then any other to the General-Courts, and the Publique shall be left to the Governour's free choice: And further, That, if the Governour fee cause for the better promoting any of his Majesties especial services, it shall be left to his discretion to pass by any person in any other

The Laws of Virgina.

other Commission and to give the place to those in the Commission he shall think most meet, to supply the exigent of the present occasions. But because the Laws, as well of England as of this Countrey, prohibit the executing the Office of Sheriff by any person two years together, the Governour is earnestly desired by the Assembly in any of his Elections not to infringe those Laws.

XLV.

Sheriffs not making Return.

Hereas the Sheriffs, often through neglect, often for favour to the Debtors, omit the ferving the Process to them directed, and making Returns thereof according to Law; by means whereof the Courts are prolonged, Justice is delayed, and the parties by their attendance and expences very much endammaged: Be it therefore Enacted, That every Sheriff failing to make sufficient Return (that is, that the Writis executed, and the Name of the Bail taken, of any Warrant to him directed three dayes at least before the day of the Return of the Writ in the General-Court, and two dayes before the County-Courts (shall be amerced One thousand pounds of Tobacco; one half to the Plaintiff if he sue for it, and the other half to the County; Provided, That the said Plaintiff prove the delivery of the Warrant to the Sheriff.

XLVI.

Sheriffs to take Bail.

BE it also Enacted, That all Sheriffs shall take sufficient Bail of all persons arrested, and persorm the award of the Court, and, if the Sheriffs shall neglect to take sufficient Bail of the party arrested, or otherwise consent to be the cause of his escape, then the faid Sheriffe shall be lyable to pay the award of the Court himself, and shall also pay, in case the consent to the escape be proved, One thousand pounds of Tobacco, one half to the Publique, the other half to the party grieved, for his delay in recovering the debt; but if Bail be taken, and the party appear not to answer the suit, then Judgment shall be awarded against the Bail: Alwayes Provided, That the Sheriff or Bail, shall, if they desire it, have an Attachment against the Estate of the party arrested, and not appearing. And further, that if the Sheriff or Bail shall not the next Court after that to which the Arrest was made, bring forth the body of the Party so arrested to answer the Suit, then the Sheriff or Bail, shall be acquitted, for the Judgment puffed against them. XLVII. Non

XLVII.

Non est Inventus.

BE it also Enacted, That if any Sheriff shall return a Non eft Invenius, upon which an Artachment by a former Act, hath been ufally granted, when perhaps neither the Sheriff nor his Officer have been at the Houses of the Defendants to the great damage and disparagement of the faid Defendant, by having his Goods Attached: Be it therefore Enacted, That henceforth, the Sheriff or his Officer, shall declare, upon one of their Oaths, that he hath been at the House of the Defendant, and bath there left a Copy of his Writ, before his return of Non est Inventus be admitted; and if he shall refuse to make such Oath then Order to pass against him, according to the Act for Non-returns, but if the return be proved, and allowed in Court, then after the ce fuminoning the defendant by Proclamation in Court, an Attachment shall issue against his Estate returnable, the Court following; where, if the Defendant appear; not, to replevin the etrachment, Judgment shall be granted to the Plaintiff for his Debt, being made evidently appear to the Court that it is justly due to him.

XLVIII.

Apprisement of Goods.

BE it Enacted for the Equal Apprisement of Goods seized by Execution, That the Plaintiff and Desendant shall chuse each of them two indifferent men for that purpose; and in case of disagreement, the faid four, or any three of them, shall chuse an Umpire; which Umpire so chosen shall be sworn by the next Commissioner to apprife such Goods indifferently, and his Umpirage to be final. And be it further Enacted, That if Plaintiff or Defendant shall neglect to appoint Apprizers within three days after Execution is served, notice being given them by the Sheriff to whom the Execution was directed, that then the Sheriff in such case of neglect shall chuse and appoint Apprizers either for the Plaintiff or Defendant, for apprizing the Goods by him feized upon Execution as aforefaid. And be it further Enacted, That before such Apprizement, the Sheriff shall not remove the Goods out of the possession of the Plaintiff, and the surplusage, if any, be returned to him, but after Apprizement made as a forefaid, the property to vest in the Sheriff for the use of the Creditor to whom the Sheriff shall give notice, that he may

take them into his own possession; and, because there can be no Averment against a Record, It is further Enacted, That the Sheriff make return of the Execution to that Clerk of the County that granted it by him to be entred upon Record, under the Order it was issued upon, that so the Satisfaction as well as the Judgment may be authen-

tiquely proved, if occasion require.

Whereas the Act for the Relief of poor Prisoners, hath, contrary to the intent thereof been extended to men of all capacities, and by that means an inconsiderable part of their Estates, or at least unprofitable to him whose dependance is Tobacco, according to his agreement forced for fatisfaction: Be it therefore Enacted, That henceforth, every Debtor under Execution for Debt shall be detained in Prison, until he have paid the debt in kind, but that real poor men laid under Execution for a Debt under One Thousand pounds of Tobacco, shall still have liberty, by part of their Estate by some Justice of the County indifferently affigned, and by Apprizers fummoned by the Sheriff, and Iworn equally to apprize the faid Estate, shall make payment thereof to their Creditor, and redeem their persons.

XLIX.

No Commissioner, Clerk, or Sheriff, to be Attorneys in the Court where they officiate.

B^E it Enacted, That neither Sheriff, Commissioner, Under-Sheriff, or Clerk of any Court within this Colony shall be permitted to plead as an Attorney in any persons behalf in the Court wherein he Officiates, and the faid Commissioner, Sheriff, Under-Sheriff, or Clerk, offending herein, shall for every default be fined One thousand pounds of Tobacco to the use of the County. Provided alwayes, That if any poor person not able to plead his own cause, shall request the Court to Assign him one of the Commissioners to plead for him, it shall be lawful for the Court to grant it, and for the Commissioner to plead accordingly, but the Counsellor, Commissioner, &c. If o pleading the poor man's cause not to give Judgment therein. Provided also, That any Commissioner-Sheriff, Under-Sheriff, or Clerk acting as General Attorney for any persons, absent our of the Countrey or County and Negotiating their affairs, and so lyable to be fued for their imployers, fuch persons notwithstanding this Act shall have liberty also to plead and prosecute in any Cause that shall any way concern their faid Imployers. and believe and him

L. Publication of Writs for Election of Burgesses.

Hereas frequent Complaints are made by the people, that they have no notice of the time appointed for tie Election of Burgesses, and by that means are deprived of giving their voices in the Election of their own Representatives: Be it Enacted henceforward That the Sheriffs of the respective Counties, shall, upon the Receipt of the Writs, cause Copies thereof, with the day appointed for the Election endorsed, to be sent to the Minister or Reader of every Parish in their County, who is to read the same to the People two Sundayes fuccessively, both in the Church and Chappel of Ease to it belonging, to the end that no person may pretend ignorance; and return the same to the Sheriff, with his Attellation subscribed, that he hath published the same according to the tenor of this Act.; which Attestation shall be sufficient to discharge the Sheriff from blame: But if the Sheriff neglect to fend Copies, as aforesaid, then to be fined Two thousand pounds of Tobacco, to the use of the County. And every Freeman, after such publication made, neglecting to come and give his Vote at the day appointed for Election, shall be amerced Two hundred pounds of Tobacco, to the use of the County. And be it further Enacted, That if the Sheriff shall not, before the day of the Return, make his due Return of the Writ, with the names of the Burgesses endorsed, into the Secretaries Office at James-City, the faid Sheriff fo neglecting, shall be fined Two thousand pounds of Tobacco to the publique.

LI.

Publique Levies to be first paid.

BE it also Enacted, That no Sheriff shall, where he receives Tobacco of any person indebted for his Levyes, and also for Fees,
and other debts due to himself, or any other Officers, and not paying
the whole in kind, by which means, for part thereof distress must be
made, shall presume to convert the Tobacco in kind, to his own or
any others use; and force the Countrey-Creditour to accept of the
distress, or stay for his debt. But that all debts due to the Publique be
first paid, and the Tobacco in kind paid to the Creditour of the Publique, whose Reputation is, by these Evasions, often vilified; and
that the Sheriff making default herein, shall be fined Ten thousand
pounds of Tobacco to the use of the Publique, upon proof thereof
made in any Court of Record in this Countrey.

LII. The

LII.

The Sheriff, upon the instance of the Treasurer, or his Deputy, to Collect the Quit-Rents.

A ND be it further Enacted, That the Sheriff, being his Majesties immediate Officer, shall, upon the instance of his Majesties Treasurer, or his Deputy here, be compelled to receive all such Quit-Rents as the said Treasurer, or his Deputy, shall give him order to receive in his County; and that the said Quit-Rents be paid, as the Levies, in the direct specie of Tobacco, or Money; and that no particular Fees or Debts be preferred before them; under like penalty as for the payment of other Debts before the Levies.

LIII.

List of Tithables bow to be taken.

7 Hereas the fraud of Sheriffs in bringing in the Lifts of the Tithables, hath very much augmented the Taxes of the Countrey: Be it Enacted, That for the better discovery of the number of Tithables, each County shall be divided into several Precincts, in each of which, a Commissioner shall be by the Court appointed to take a List of the Tithables, to be brought or sent in under the hand of the Master of every Family, of the names and number of Tithables, he hath in his Family; and if he bring in a false List, the said Master shall pay treble duties for every person so by him concealed. And be it further Enacted, That the faid Commissioner give publique notice, in Writing, to be read and fet up at the dore of the Church or Chappel of Ease, of the Precincts he is to take accompt of, and of the day he will receive them. Provided, the day be before the Tenth of June at farthest; at which time every person neglecting to bring in his Lift, as aforefaid, shall be adjudged a Concealer, and pay accordingly; and every Commissioner failing in giving notice, neglecting to take the Lift, conniving at others concealment, or not giving a true List of his own Tithables, shall also pay treble duties, as aforesaid. And be it further Enacted, That every Commissioner in August-Court following, shall deliver the Accompt, fo taken by him, and the Subscriptions of the several Masters of Families, to the Clerk of the County-Court, who shall return an exact List of the Families to the Clerk of the Assembly, the first or second day of every September-General-Court.

LIV, What

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Dies. 17

What persons are Tithable.

Whereas several Disputes have been made of what persons were Tithable. It is hereby enacted and declared That all Male persons of what age soever, imported into this Country, shall be brought into the Lists, and be lyable to the payment of all Taxes. And all Negro's, Male or Female being imported, shall be accompted Tithable. And all Indian-servants, Male or Female, however procured, being adjudged sixteen years of age, shall be likewise Tithable. From which none shall be exempted but such Christians only, as are either Natives of this Countrey, or are imported free by their Parents, or others; who shall not be liable to the payment of Levies, untill they be sixteen years of age; or such others, as by particular Acts of Assembly are exempted.

LV.

Counsellors and ten persons, to be exempted out of the Levy.

BE it Enacted, That each Councellour of State, for this Countrey, fhall be freely exempted from all Publique Charges and Taxes, for themselves and ten of their Family; the Ministers and Churchduties excepted. And further, that all Ministers officiating in any Cure of this Country, shall, for their attendance on the General-Courts, and Assemblies, be exempted themselves, and six of their Family, from paying any Publique Taxes. And further, that all personsthat came into this Countrey, at the last coming in of Sir Thomas Tates, shall have their own persons exempted from paying of any Publique Taxes, Church-duties excepted; and also from their personal service in the Warrs.

LVI.

Artificers not planting Tobacco, freed from payment of the Levy.

AND whereas all persons, Artificers and others, are forced to neglect their Trades, and to plant Tobacco meerly for the payment of their Levies: Be it Enacted, That what Artificer or Handicrasts-man soever will imploy himself and Servants only about their Trades, and not plant any Tobacco at all; every such Artificer and Handi-

Handicrafts-man so following his Trade, and not planting Tobacco, either by himself or servants, shall for his encouragement be exempted from paying any Levies, either for himself or servants, for the term of three years, except it be for the Ministers dues, and Church duties. Provided alwayes, that if any person claiming the benefit of this Act, shall directly or indirectly, at home or abroad, plant or tend, or cause to be planted or tended, any Tobacco, contrary to the intent of this Act; or hire out his servant or servants, to others to plant or tend Tobacco, he shall be censured to pay double Levies for himself and all his Tithables, to the use of the County.

LVII.

Counsellours to raise a Levy.

Hereas the necessary charge of the Country doth enforce the raising of an Annual-Levy, which being commonly done by an Assembly, the charge of which doth most times equal, if not exceed, all other Taxes of the Country: Be it therefore Enacted, That the Governour and Councel in September 1662. shall have power to raise and proportion a Levy, to defray the Country debts and Salaries, allowed by the Assembly; and such other Debts also as they shall find justly and according to the number of Tithables: Provided, the whole amount not to more then Twenty pounds of Tobacco per poll. And this Act to continue for three years, unless some urgent occasion present in the mean time, of calling an Assembly. And that the Levy may be truly proportioned; Be it enacted further, That every Clerk of a County-Court, transmit the Certificate of the number of Tithables in his County, to the Secretaries Office, in every September-Court.

LVIII.

No Arrests to be made on the Sabbath-dayes.

Hereas it hath been the frequent practice of Sheriffs, and their Officers, for their own ease and benefit, to repair to the Churches, and other places of Publique meetings, on purpose to serve Warrants, and Executions, and other Writs; by which means, men in danger of Arrests have been deterred from the service of God and the King: Be it Enacted, That no Sheriff, nor his Officer, shall from henceforth execute any Writ or Warrant upon any person or persons either upon the Sabbath-day, or upon the day of Humiliation for the death of the late King of blessed memory, or upon

the dayes appointed for thanksgiving for his Majestie's happy Inauguration, and for the Deliverances of this Country from the two Bloudy Massacres, nor at the times of General Musters, or Election of Burgesses. Provided alwayes, that it shall and may be lawful for the Sheriff, or any other Officer, to apprehend and carry to Prison any person or persons for Riots, Felony, or suspinion of Felony, or escape out of Prison when under Execution, upon any day, at any place, any thing in this Act to the contrary notwithstanding.

LIX.

Reward for killing of Wolves.

Hereas great complaint is made of the frequent and many injuries done by *Wolves* to the Cattel and Hogs, of feveral Inhabitants of this Countrey: It is therefore Enacted, for the encouragement of those that will make it their business to kill and destroy them, that they shall be paid by the Country, in which they are killed; for every Woolf destroyed, by Pit, Trap. or otherwise, Two hundred pounds of Tobacco. Provided, he make proof before the next Commissioner, how the Woolf was killed, and bring in his head, and take from the said Commissioner a Certificate thereof; which being produced to the Court, when they are proportioning the Levy, shall be sufficient to have the said Reward raised upon the County, and to be paid to such persons as it is justly due.

LX.

Commissioners to take Security of Sheriffs.

DE it also Enacted, That the Commissioners of every County shall be answerable to the Publique, for all Levies laid upon their County by Act of Assembly; and, for the Sheriss performance of his place, and in regard thereof, are hereby impowred, before the admission of any Sheriss into his Office, to take such security of him as they shall think sit and sufficient to save themselves harmeless, for the Receiving and Discharging all Publique Duties, whether Quiten, Levies, or Officers Fees, committed to his charge of Collection, and for the due performance of his Office. Provided, that no Commissioner shall be liable, but such as were of the Commission when the Defect was made.

LXI.

Judgement before Commissioners.

BE it enacted, That the voluntary confession and acknowledgement of a Debt by the Debtor, under his Hand and Seal, before two Commissioners, of which one of the Quorum, shall be accounted in Law, in the Nature of a Judgment; the said Commissioners attesting the same under their Hands, and so certifying it to the Clerk of the County-Court, to enter it upon Record; upon which Writing so acknowledged, attested, and Recorded, Execution shall issue, in case, the Debt be not paid, as if Judgment had been granted for the same in open Court. Provided, that if no Execution issue within a year after such acknowledgment, then a Scire facias shall issue, before any Writ of Execution shall issue forth.

LXII.

Perfons removing into the Bay.

Or avoiding of Creditor's Charges, and Troubles, in recovering their Debts by reason of divers Persons removing themselves from the places where they contracted their Debts, into remote Counties: Be it enacted, That no Person whatsoever shall remove out of the County where he dwells, unless he first set up his Name at the door of the Parish-Church or Chappel where he dwells, three Sundays together; and in the same, express his intent of leaving the County, and certifie the place he is about to remove to; and take Certificate thereof from the Minister or Reader of the said Church or Chappel, and the Church-wardens of the Parish, to the Clerk of the County-Court, who shall grant him thereupon a License to depart. Provided alwayes, That if the faid Person so removing, pay not his Debts contracted, before his removing, according to the Tenor of the Specialties, by which they are due; It shall be lawful for any of his Creditors, by a Warrant from the Secretaries Office, to bring the Debter personally before the Governour, or any of the Council, for what value soever the Debt be of; and there put in sussicient Security for performance of his Obligation, according to the Tenor thereof, in case the Day of payment be not past (any Restriction in any other Act to the contrary, notwithstanding) and then to take out Execution against his Body, or Estate, for satisfaction of the faid Debt.

And be it further enacted, That if any Person or Persons shall be-

fore, or after Certificate obtained as aforefaid, remove or transport any Cattel out of the County he dwelled in, without notice given to four of the nearest Inhabitants, (who are hereby required to take especial notice of the Ear-Mark and Colour of the Cattel to be removed, and make a Lift of them and their Marks, and carry the same, subscribed by the said Viewers, to the Clerk of the County-Court, to be Recorded); he shall, upon lawful conviction, for feit for every Beaft, transported contrary to the Tenor of this Act, One Thoufand Pounds of Tobacco, one half to the Publick, and the other half to him that shall make the Complaint against the Party so offending. And if any Merchant, Mariner, or any other Person whatfoever, shall transport any Person or Persons out of his County without Certificate as aforefaid, the faid Merchant, Mariner, or Other person, so offending, thall be lyable to the payment of all the Debts and Engagements of the Party transported, being due at the time of his Removal.

LXIII.

English Weights and Measures.

Hereas daily Experience sheweth, that much fraud and deccit is practifed in this Colony by falle Weights and Meafures; for prevention thereof, Be it enacted, that no Inhabitant or Trader hither, shall buy, or fell, or otherwise make use of, in Trading, any other Weights or Measures, then are used and made acin that case procording to the Statute of vided. And for discovery of Abuses, Be it further enacted, That the Commissioners of every County, do provide at the Charge of the County, sealed Weights of Half-hundreds, Quarterns, Half-Quarterns, Seven pounds, Four pounds, Two pounds. One pound; Measures of Ell and Yard; of Bushel, Half-Bushel, Peck and Gallon of Winchester-Measure; Gallon, Pottle, Quart, Pint, of Wine-Measure out of England; and that the said Weights and Measures be kept by the First of every Commission at his house, and with and a Stamp for leaden Weights, and them a burnt-Mark of Pewter-Pots: whither all Perfons not using Weights or Measures brought out of England, and sealed there, shall bring all their Barrels (which are to contain five Bushels) and other Measures to be fealed, and their Stilhars to be tryed; and all Perfons felling by other Weights or Measures not sealed, and tryed as aforesaid, shall forfeit One Thousand Pounds of Tobacco, one halfto the Publick, the other half to the Party that thall make his Complaint; and if the the Commissioners shall make default of producing such Weights, Measures, Scales, and Stamps, as by this Act they are enjoyined by the first of December, 1663, the said Commissioners shall be fined five thousand pounds of Tobacco, to the use of the Publick.

LXIV.

County-Courts to grant Probates and Administrations,

Probates of Wills, and Administrations upon the Estates of Persons dying intestate, to take Security, and receive the Inventories of the said Estates: Provided, That the Clerk of the County-Court, when he sends or carries the said Probates, or Commissions of Administration to be Signed, do then also certifie into the Secretaries-Office, the name of the Testator, or the Party deceased, the Executors or Administrators, and their Security, the County and Parish where they dwell, and the Court wherein the Administration is granted; to the end that Strangers and other Creditors invested in the Estate, may be the better enabled to find out the Records, in which the Account of the Estate is entred, and be informed, how they may come to their just Dues.

LXV.

Administrations to whom to be granted.

7 Hereas Commissioners of Administration are suddenly obtained, and the Estate as suddenly disposed of under the pretence of greatest Creditor, or next of kin, whereby oftentimes they that really are so, are the one defrauded of his just Debt, and the other debarred of his Right and Interest, before either can have notice of the Partie's Decease: Be it therefore enacted, Tharmo Administratition be granted, until Nine Months after the Partie's Decease; except to the Widdow or Child, and then to be immediately granted; the faid Widdow or Child bringing in sufficient Security for performing all things the Law requires and faving the Court harmless. And be it further enacted, that, in case the said Widdow or Child do administer, the Estate shall be inventoried, and apprizement made by four men appointed by the Court, and Iworn by a Justice of that Court, as formerly; which Inventory and Apprizement shall by the said Widdow or Child, be brought into the next Court, held in that County, unless the Court for Reasons shewed them, may think fit to grant Liberty to bring it in the Court following. But in case, the Decedent die without Widdow or Child, then it is enacted, That the estate for the better improvement thereof, be fold by the Court at an Outcry,

and the Purchasers all putting in security, and acknowledging Judgments for their Debts, which by the Court shall be affigured to the several Creditors of the Decedent, and paid according to the Priority in Law: and the surplusage remaining (if any) to be delivered to the next Kinsman of the Decedent, if he appears or, if none prove himself such within three years, then the Court to give an Accompt of the said surplusage to the Assembly who are to dispose of the same to the use of the County; allowing to the Court, or whom they intrust for the managing of it, for his reasonable costs and pains.

And, when the Widdow or Child Administers, the Surplus age (after Debts paid, and the funeral charge according to the quality of the person allowed for) shall be equally divided between the Widdow and Children (viz.) one full third of the personal Estate to the Widdow, and the other two Thirds among the Children: if any of which dye before it come to age; his proportion to be devided among the

furviving Children.

And whereas, It hath been the frequent evil practice of Adminiftrators, assoon as they have obtained an Order to Administer, to Act as Administrators by vertue of that Order, without giving security, or taking out their Commissions, so that, the Estate being imbezelled away, no Accompt can be given thereof. Be it therefore Enacted, That who ever pretends to Administer upon any Estate, shall bring to the Court sufficient security before the Order shall be granted: and an Order thus obtained legally, by giving fuch fecurity to be truly accomptable to bring in a true Inventory, and to perform fuch things as the Administrators by Law are enjoyned, shall not at any time after be reversed, unless the party that obtained the same dye before he hath given an Accompt of the Estate, and obtained his Quietus. In which case, the Court is impowred to grant the Administration of that Estate, so not accompted for to some other person, who may by vertue thereof call his Heirs, Executors, or Administrators of the former Administrators to Accompt, who shall pay out of the said deceased Admistrators Estate, all such debts as shall be found due to the Estate he Administred upon in the first place.

LXVI.

Concerning Orphans.

Oncerning Orphans Estates be it enacted, That all Wills and Testaments be firm and inviolable, unless the Executors, or Overseers, do refuse to execute the Trust reposed in them by the Testator. In which case, the Court may appoint others to Ast according to the Will; but, if the said Will be so made, that no person will

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undertake the managing of the Estate or Education of the Orphans, according to the Tenour of it; then that the Estate by the appointment of the Court shall be managed according to the Rules set down for the ordering the estate of persons Intestate, as followeth;

First, That no Accompt be allowed for Dyet, Clothes, Physick, or else, against any Orphans Estate; but they to be Educated and provided for, by the interest of the Estate and Increase of their Stock according to the Proportion of their Estates, if it will bear it. But, if the Estate be so mean and inconsiderable, that it will not extend to a free Education; Then it is Enacted, That such Orphans shall be bound Apprentices to some Handi-crast Trade, until one and Twenty years of age except some Kinsman or Relation will maintain them for the Interest of the small Estate they have, without diminution of the principal, which whether great or small, alwayes to be delivered

to the Orphan at the years appointed by Law.

That all Cattel, Horses, and Sheep, be returned in kind by the Guardian according to Age and Number, when as he received them. And, because several had, before the first making of this Act, Estates of Orphans, in their hands which they kept for the Male-increase and giving the yearly Accompt of the Augmentation or Diminution of the Orphans Stock (which by the carelesness or wickedness of the Guardians was usually consumed before they came to age, and disputes thereupon arise in the several Courts, how such persons should be proceeded with, and Accompts of Orphans Estates, how to be given them. It is hereby declared, That all persons possessed of Orphans Stocks before the first making this Act, shall be bound to deliver to the Orphan when he comes to age, such and so many of any kind as he was possess of, when he gave his Accompt to the next Orphans Court succeeding the publication thereof.

That all Plate and Money be preferved and delivered in kind, according to the weight and quantity; that other Houshold-stuff and Lumber be apprized in Money and the value thereof paid by the Guardian to the Orphan when he comes to age in the Country. Commodities at the price Currant, as it shall be worth at the time

in the place where the Orphan Estate is managed.

That the Court take able and fufficient security for Orphans E-states, and enquire yearly of the security; and, if the Court see cause, to have it changed, and called in and placed as the Court shall think fit the said Court to enquire also, whether Orphans be kept, maintained, and educated according to their Estates, and if they find any notorious desect to remove the Orphans to other Guardians. And also for those that are bound Apprentices, to change their Masters of they use them rigorously, or neglect to teach them their Trades.

That no more be allowed to Guardians for Collecting of Debts due to any Estate then ten in the hundred, the usual allowance of Mer-

chants to their Factors and Attorneys.

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That

That Thirty pounds of Tobacco per day be allowed to each Apprizer for Apprizement of any Estate (if they will take it) and no more. That no allowance be made by the Court of Excessive Funeral ex-

pences, but that a Regulation thereof be made according to the Proportion of the Estate, and the Quality of the Person.

LXVII.

Orphans-Land not to be aliened.

BE it also Enacted for the future benefit of al Orphans, That the se-veral County-Courts, do take into their serious consideration and care, that the Lands in their County belonging to any Orphan, be not aliened, fold, or taken up as deferted Land, by any persons during the minority of the Orphan; and that the Guards or Overfeers of any Orphan do not lett, fet, or Farm out any Land belonging to any Orphan, for longer Tearm than until the Orphan be of age; and that an especial care be had, that the Tenant shall improve the Plantation, by planting an Orchard and building a good House, and that the Tenant be bound to maintain good Fence about the Orchard, and keep the House in sufficient repair, and leave it Tenantable at his surrender; and that Provision be made in the Lease for preventing all Wast of Timber, or imploying it to any other use then the use of the Plantation.

LXVIII. Grants of Land.

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m B}^{
m E}$ it hereby Enacted, That any person or persons, claiming Land as due by Importation of Servants, shall first prove their Title or Just Right before the Governor and Council, or produce Certificates from the County-Courts, to the Secretarie's Office, before any Survey be made or Grant admitted. It being unreasonable, that others furnished with Rights should be debarred by pretence of a Survey which in it felf is no Title.

LXIX. De-

LXIX.

Deferted Lands.

BE it also Enacted, That no Pattent of Land shall hereafter pass upon pretence that the Land is deferted for want of Planting within the time of three years, unless proof thereof be made before the Governor and Council, and an Order obtained from them for the Pattenting thereof; neither shall the first Petitioner for any deserted Land be denyed of having the first grant, he making his Rights appear, when he Petitions for the Land. And whereas the former Act concerning deferted Lands referved to the first taker up his Rights to take up Land in another place: It is here Enacted, That in regard he hath had the benefits of his Rights, held the Land in possession, might make use of the Timber without contradiction, and yet neither pays the King any Rents, nor fuffers him to admit any new Tenant, that the Rights aswell as the Land shall be forfeited, and the Grantee made incapable of using any of them afterwards. Provided, that any perfon having taken Upland, deferted before the making of this Act in November, 1652. Shall not by vertue of this Act be outed of posfeffion.

LXX.

Seating upon others Dividents.

Hereas divers Suits have rifen about Scating ignorantly upon other mens Lands; for defiding the fame; Be it enacted, that, if any person whatsoever hath built or seated upon any Lands, supposed his own, but proving by a Just Survey to belong to another; the charge of such building, Scating or Cleering, shall by twelve men upon their Oaths be indifferently valued, and the consideration by the said Twelve men so adjudged shall be paid by the owner of the Land to the first Scater that was at the charge. But, if that shall amount to more then the said Owner is willing to disburse, then the said Twelve men shall make a valuation of what the Land was worth before the Seating thereof, which the Seater shall accordingly pay to the true Owner. Provided alwayes, That no consideration, shall be allowed for Building or Cleering, to any person that shall obstinately persist after lawful warning given him to desist.

LXXI.

Not to Shoot or Range upon other mens Lands.

7 Hereas the Rights and Interests of the Inhabitants are very much infringed by the hunting & shooting of divers men upon their Neighbours Dividends, contrary to the Priviledges granted them by their Pattents, whereby many Injuries do dayly happen to the owners of the faid Land; Be it Enacted, That if any Planter, or other, shall hunt or shoot within the limits of anothers Dividend without leave first obtained from the Proprietor, he or they so offending shall forfeit for every such Trespass Four hundred pounds of Tobacco, one half to the Owner of the Land, and the other half to Publique uses. Notwithstanding, it shall be lawful for any person or persons to hunt or shoot upon any Dividend of Land, not planted, or seated, though taken up without restraint or penalty. Provided also, That it shall be lawful for any person, that hath shot any game without the limits of another mans Land, to purfue the same into any mans Dividend, and freely to carry away the fame; as also to feek or fetch his own Cattle or Hoggs off, of any mans Land; first giving notice to the owner of the Land of his intent, and of the time he intends to stay upon it, to the end that the said owner may, if he think fit, send one to fee what Cattel or Hogs he drives away. Provided alwayes, that it shall be lawful for the Governour to Commissionate some Gentlemen to give licence to persons to hunt wild Hogs upon any mans Land without their Fenced Plantations.

LXXII.

Lands five years in possession.

Hereas fundry Suits and Controversies have been, and dayly do arise, about Claims and Titles to Lands, to the great impoverishing of divers persons: For Remedy whereof, and for the better establishing the Inhabitants in the Rights and Possessions hereaster; Be it Enacted, That all persons whatsoever, that have or do pretend any Title to any Land, shall prosecute their Claims before the said Land hath been peaceably enjoyed Five years; otherwise, it shall be a good plea in Bar for the Possession of such Land Claimed or Possession, as the prosecution of Suit; full sive years: proof whereof, shall be a sufficient Confirmation to the Possession, and shall conclude the Claim and Title of the pretender. And

this A& to extend to all fuch as have not profecuted their Title within five years, fince the 6 day of October, 1646. Alwayes provided, that the limitation of five years in this Act expressed, shall not bar Orphans, nor Widows under Covert, nor persons out of the Countrey, nor persons of unsound mind: But that the said Orphans shall have five years, after they be of Age, Women five years free from Coverture, (viz.) If the marry again before her five years are expired, and her husband omit to make Claim, his omission shall be a good bar against him; but if the Woman survive, she shall have so long time allowed her to Claim in, as will make up the first time of her freedom, Five years. Persons of unsound mind, five years after their recovery from their impotence. Persons out of the Countrey, five years after their Arrival in the Countrey: Provided, they come in within two years after the Title to the Land became due; in which times, if they Claim not, as aforefaid, to be utterly barred for ever. For otherwise the expectation of Heirs, out of England, where there is none born here, must in a short time leave the greatest part of the Countrey, unfeated and unpeopled; no man knowing how or of whom either to purchase or take Lease.

LXXIII.

Against Fraudulent Conveyances.

E it enacted and confirmed, That no person or persons whatso-ever, shall pass over by Conveyance, or otherwise, any part of Conveyance a Bangains his Estate, whether Lands, Goods, or Cattel, whereby his Creditours, fale, voil o frandale ht not having notice thereof, might be defrauded of their just Debts; Red which acknowledge unless such Conveyance, or other Deeds, be acknowledged before the Governour and Council, at the General-Court; or before the Justices at the County-Courts, and there Registred in a Book for that purpose, within six moneths after such Alienation. And whoever shall make over or alienate any part of his Estate, otherwise then is here expressed, the same shall not be accompted valid in Law; nor shall it bar any Creditor, by seizing the same by Law, for satisfaction of the Debt; the Property of the Estate not being legally vested in any but the first Vendour. And it is further Enacted, That any Conveyance made, and acknowledged, and recorded, shall not be held good in Law, against any Creditours, or former Purchasers, until four moneths after such Acknowledgment made and recorded; After 4 years pt. acknowledgment made and recorded; in which time the Creditours, or former Purchalers, may thew for hich conveyance, are good what cause the said Conveyance is to be accompted Fraudulent; for if he claim in & time but if none appear within the faid four moneths, after the first Acknowledgment in Court, then the Sale shall be for ever after good, against all other Claimers or Pretenders whatsoever; unless such

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as pretend to overthrow the first sellers Title, in whom only five years possession can bar. Provided, that this Act shall not extend to such persons, who, for fatisfaction of just Debts, shall make a Bill of Sale of their Estates, or any part thereof, and deliver it bona side, into the possession of the Creditour; but such Act shall be good and valid, to all intents and purposes, this Act being made only to prevent fraud and deceit.

LXXIV.

Quit-Rents how to be paid.

Hereas his Majesties hath by his Commissioners appointed a Treasurer to receive the Quit-Rents, and other Fees and Profits due to his Majesty; And the payment of Quit-Rents being due in Money, which we, being destitute of Coin, cannot procure: Be it Enacted, That those persons that cannot procure Money, shall pay their said Rents in Tobacco, at two pence per pound, to such Collector, or Collectors, as by his Majestie's Treasurer shall be appointed; and that the Countrey paying the Rents double, the two next years shall be acquitted from all Arrears by Assent of the Honourable Sir William Berkeley, who is authorized by the Treasurer to make Composition.

LXXV.

Surveyors of Land.

BE it Enacted, That Surveyors of Land shall demand no more than Twenty pounds of Tobacco, for measuring One hundred Acres of Land, if the parcel exceed Five hundred Acres; but if under, to be allowed One hundred pounds of Tobacco, and for the same shall deliver an exact Plot of each parcel Surveyed and Measured: And if any Surveyor, upon reasonable demand, shall result to measure the Dividend for any person whatsoever, for the consideration and satisfaction aforesaid, such Surveyor shall be liable to the censure of the Court, in that County where he liveth. And if any Surveyor shall be desired to go surther, from his place of Residence, than he can return in one day, such Surveyor shall have the allowance of Thirty pounds of Tobacco per day, for every dayes abstence from his dwelling; and if his passage cannot be but by Water, then such persons as shall imploy him, shall provide for his transport out and home. Provided, no pay to be received before the Plot delivered.

LXXVI.

Land to be plainly Marked and Bounded.

Hereas many Contentious Suites do arise about Titles to Land, occasioned much through the Fraudulent and underhand-dealing of Surveyors, who frequently make fales of the Surveyes by them made in the behalf of one person, to another; whereby, oftentimes, he that had the first and justest Right, is unjustly deprived of his due: For prevention whereof, for the future, Be it Enacted and Ordained, That no Surveyor of Land, shall give a Plot of any Land Surveyed by him, unto any other person whatsoever, untill six moneths after fuch Plot is drawn, according to its Survey. And that all Land Surveyed, shall be, at the Surveying thereof, plainly Marked and Bounded, for all persons to take notice of; that none may, by the ignorance of the Bounds, intrench upon anothers Right. And the persons offending, either in giving out of Surveyes, contrary to this Act, or not sufficiently marking his Bounds, to forfeit Five hundred pounds of Tobacco, for every hundred Acres the Survey shall be given of, to the use of the Countrey.

LXXVII.

What Fences shall be sufficient.

BE it also enacted and confirmed, by this present Grand Assembly, That every Planter shall make a sufficient Fence about his cleared ground, at the least four foot and a half high; which, if he shall be deficient in, what Trespass or Dammage soever he shall receive or sustain by Hogs, Goats, or Cattel, shall be his own loss and detriment. And also, if it shall happen, that any person shall hunt any of the said Horses, Mares, Hogs, Goats, or Cattel, that shall so offend and do them harm, he shall make satisfaction for any of them that shall be so hurt, to the owners of them, to be recovered in any Court of Justice within the Colony. And it is further Enacted, That where any Horses, Mares, Cattel, or Hogs, shall endamage any person for want of such Fence, as aforesaid, and the party damnified, do wilfully kill, or otherwise hurt, so as the Cattel, Hogs, Horses, or Mares, do die of fuch hurt, whether by Dogs fet upon them, or otherwise; in such case, the owner of the ground thall not only be liable to fatisfie the value of fuch Horses, Mares, Hogs, or Cattel; but, by vertue of this Act, be adjudged to fatisfie double the value of fuch Horses, Mares, Hogs, or Cattel so killed, to the owners of them.

And further, Be it enacted, That where the Fence shall be adjudged sufficient, (viz.) four foot and a half high, and close down to the bottom, that in case any Dammage or Trespass be then done or committed to any person, having such Fences, by either Horses, Mares, Goats, or any other Cattel whatsoever, the owners of such Horses, Mares, &c. shall be liable to make satisfaction for their Trespass and Dammage, to the person injured, in case the Fence be found by two honest men appointed by the next Commissioner to be sufficient.

LXXVIII.

Bounds of Lands to be every four years renewed by the view of Neighbourhood.

W Hereas many contentious Suits are dayly incited and stirred up about the Bounds of Land, for which no Remedy yet hath been provided, the 57 h. Act prohibiting Re-furveyes, not applying the expected Remedies; for if the Survey be just, yet Surveyors being, for the most part, careless of seeing the Trees marked, or the owners never renewing them; in a short time, the Chops being grown up, or the Trees fallen, the Bounds become as uncertain as at first, and upon a new Survey the least variation of a Compass, alters the scituation of the whole Neighbourhood, and deprives many perfons of Houses, Orchards, and all to their infinite losse and trouble. For prevention whereof, Be it Enacted, That within twelve moneths after this Act, all the Inhabitants of every Neck and Tract of Land adjoyning, shall go in Procession and see the marked Trees, of every Mans Land in those Precincts, to be renewed; and the same course to be taken once in every four years; by which means, the inconveniency of Clandestine Surveyes, will be taken away, and the Bounds will be so generally known, and the marks so fresh, that no alteration can be made afterwards. And, Be it further Enacted, that the Bounds, by the consent of the present Proprietors, being once thus fetled, thall conclude the faid Proprietours, and all others Claiming from or under any of them, from any future Alterations of their Bounds; be there, within the faid Bounds, more or leffe Lands then they pretend to. And if it shall happen any difference to be at present, that cannot be by the Neighbours themselves decided: Be it further Enacted, that two honest and able Surveyors shall, in presence of the Neighbourhood, lay out the Land in controversie, and the Bounds laid out to be the certain Bounds, and ever after to be renewed and continue fo; (but the person causing the difference, to pay the charge of the

Survey.) It tending much more to the preservation of Friendship among Neighbours, to have a prefent and final Decision of their differences, while men yet live that are acquainted with the first Surveyes, and while Land is yet at a low value, then it will be when time hath rafed out all knowledge to the Bounds, and added a great value to the Land.

Be it Enacted further, That each County-Count shall appoint and order the Vestries of each Parish, to divide the Parishes into so many Precincts, as they shall think necessary, for the Neighbours to joyn in, and fee each others Marks renewed; and to appoint certain dayes, between Easter and Whitsontide, to go the said Processions, and put this Act into effectual Execution. And in case the Court shall omit to make fuch Orders, and to fend the fame to the feveral Vesteries of the Parishes in their Counties, they shall be fined Ten Thousand pounds of Tobacco: And the Vesteries failing to order the Precincts and the persons to go together, shall be fined Twelve hundred pounds of Tobacco: And the person failing to go upon the day appointed or to renew his Marks accordingly, shall, for his neglect, be fined Three hundred and fifty pounds of Tobacco.

LXXIX.

Surveyors for High-wayes.

7 Hereas through the frequent Alterations of the High-wayes, by falling of Trees over them, and many times taking them into Fenced Plantations, to the great hinderance of Travellers and Traders; Be it therefore Enacted, That the Justices do yearly, in october-Court, appoint Surveyors of the High-wayes, who shall first lay out the most convenient waves to the Church, to the Court, to Fames-Town, and from County to County; and make the faid wayes forty foot broad, and make Bridges where there is occasion. And the Wayes being thus laid out, and Bridges made, they shall cause the said Wayes to be kept cleer from Logs, and the Bridges in good repair; that all his Majesties Subjects may have free and safe passage about their Occasions. And to effect the same, the Vestries of every Parish, are, upon the desire of the Surveyor, hereby enjoyned and impowred, to order the Parishioners, every one according to the number of Tithables he hath in his Family, to fend men, upon the dayes by the Surveyors appointed, to help them in Clearing the Wayes, and Making or Reparing the Bridges, according to the intent and purpose of this Act. And if any Court shall omit the appointing Surveyors, or they neglect the Executing their Office, or the Vestry to order the Work, or any person to send help according to the laid Vestries order; the said Court, Surveyor, Vestry, or Person, shall be Amerced Five hundred pounds of Tobacco, to the use of the County. And if any person shall, contrary to this Act, sall Trees upon the High-wayes, and not clear the same; or inclose any part of the said High-wayes within any Fence; the Grand-Jury shall present the same as a common Nusance, and the Inclosure shall be thrown open, and the Offender be fined One Thousand pounds of Tobacco, to the use of the County: And if any Counties have Creek or Swamp, limiting the Bounds between the said Counties, it is Enacted, that both Counties bounding upon such passage, shall contribute to the making the Bridge, or making the way over it.

LXXX.

Tobacco, when to be demanded.

7 Hereas many Creditors, for feveral by-respects, neglect the Demanding the Tobacco due to them in due time, by that means inforcing the Debtor to the inconveniency of not disposing of his Tobacco, and yet not paying his Debts, to the great dammage and prejudice of the faid Debtor: Be it therefore Enacted, that every person or persons, not demanding his or their Debts between the Tenth of october, and the last of January, shall not sue or implead any person or persons indebted to him or them for present payment; but it shall be lawful for any person, owing Tobacco, to dispose of the same for his own use, after the said last of January, if it have not been demanded, according to the tenor of this Act; and no execution to issue for a Tobacco-Debt, but against the person, who shall have liberty to free himself by putting in Security to pay the Debt the following Crop. Provided alwayes, that it shall be lawful for the Creditor, to fue or implead his Debtor for Security for his Debt against the next year; any thing in this Act to the contrary notwithstanding.

LXXXI.

Judgments and Specialties how long pleadable.

Whereas the nature of our Trade in Virginia, enforceth us to engage by Bills, Bonds, and other Writings; for discharge of which, in part or in whole, the Debtor is often constrained to accept of Receipts, the said Bills, Bonds, Judgments, and other Writings, remaining still in the hands of the said Creditor: and the Receipt being oftentimes lost, the Debtor, and especially the Executors, and Admi-

Administrators of a person Deceased, not being able to prove payment; those Debts are frequently demanded, and unjustly recovered, which before had been justly paid and discharged: For remedy whereof, Be it Enacted, That no Bills or Bonds be of sorce, or recoverable, sive years after the date of the said Bills or Bonds; nor any Bills or Bonds heretofore made, sive years after the date of this Act. As also, that no Judgment shall be of sorce seven years after the Grant thereof, or after the date of this Act, as aforesaid; but if the Debtor shall depart the Countrey, and leave no Attorney to Answer for him, or any other way conceal, or privily remove himself, into any part of the Countrey, and by that means render the renewing of the Bill impossible, such time of his absence or concealment shall not be accompted any part of the five or seven years limited.

LXXXII.

Atturnies for Bufiness out of England.

Hereas many persons in this Countrey, entertain, as Atturnies, many troublesome Businesses out of England, and other places, where justly there is no occasion for such Molestation; and yet the parties molested, are lest destitute of relief, by reason the said Disturbers have no Estate in this Country, to satisfie Damages they are condemned in: Be it therefore Enacted, That no Atturney, by any power out of England, or else where, shall sue or implead, any person of this Colony, without giving first good Security that he the said Atturney shall pay all such Costs and Dammages as the Court shall award against him, where the Law shall find that he the said Atturney hath by that power unjustly molested the Defendant.

LXXXIII.

Burgeffes:

Whereas no provision hath been made for the certain Conveyance of Publique Writs for the Election of Burgesses, whereby, the delivering the said Writs being Retarded, the Sheriss hath no time to give notice to the people, according to Law, nor make a timely Return of the Writs, nor can the Burgesses appear at the day: For remedy whereof, Pe it Enacted by this present Grand Assembly, That the Secretary provide for the timely conveyance of the Writs into every County, to be delivered to the Sheriss.

thereof, and for his pains be paid One hogfhead of Tobacco, weighing Three hundred and fifty pounds, for every County; and in case any neglect be proved against him, that he be fined for such neglect at the discretion of the Assembly: Alwayes provided, he have the Writs signed forty dayes before the day of the Return.

LXXXIV.

Burgesses Ascertained.

Hereasthe charge of Assemblies is much augmented, by the great number of Burgesses unnecessarily chosen by several Parishes: Be it Enacted, That hereaster no County shall send above two Burgesses, who shall be Elected at those places in each County, where the County-Courts are usually kept. Provided alwayes, that Fames-City, being the Metropolis of the Countrey, shall have the priviledge to elect a Burgesse for themselves. And every County that will lay out One hundred Acres of Land, and people it with One hundred Tithable persons, that place shall enjoy the like priviledge.

LXXXV.

Burgesses Charges Ascertained.

Whereas the immoderate Expences of the Burgesses, causing divers heart-burnings between them and the People, occasioned an Injunction to make agreement for the Allowance before the Election, which may hereaster probably induce interested persons to purchase Votes by offering to serve at low Rates, by which means, that Candour and Freedom which should be in the choice of persons credited with so honourable and great a Trust, might be very much prejudiced, and the place it self become mercenary and contemptible: Be it therefore Enacted, That the Maintenance of every Burgesse shall be One hundred and fifty pounds of Tobacco and Cask per day, besides the necessary charge of going to the Assembly and returning.

LXXXVI.

Burgesses to appear upon the day.

Hereas many inconveniences happen by the not appearing of Burgesses upon the precise day of the Return of the Writ.

as leaving the business of the greatest importance, the prudent choice of a Speaker, to a small party that first appears; upon which, divers animostices may arise in some that dislike the Election, to the great detriment of the Publique Affairs; which by this means are retarded, and the Charges of those Counties, whose Burgesses first appeared, increased: Be it therefore Enacted, That what Burgesse soever shall fail in making his Appearance and Attending the Assembly precisely upon the day of the Return of the Writ, shall be fined for every day's absence, Three hundred pounds of Tobacco, to be disposed of by the Assembly, unless he be obstructed by some such impediment as the House shall judge might be a lawful and reasonable cause to hinder his coming.

LXXXVII.

Burgesses not to be Arrested.

OR the Dispatch and Reputation of the Publique Business, Be it Enacted, That none of the Burgesses of any Assembly, nor any of their Attendants, shall be Arrested, from the time of their Election, untill ten dayes after the Dissolution of the Assembly, wherein he serves as a Burgesse. Provided, that if the Assembly be Adjourn'd for above a moneth, the several Burgesses shall ten dayes after that Session be liable to Arress, and other Processes; and if in the Interval of Sessions they be Arrested and prosecuted to Execution, and that served; the Execution shall be suspended ten dayes before the next Session of that Assembly, and continue so untill ten dayes after it, at which time the priviledge of Burgesse shall cease and determine.

LXXXVIII.

No Order to contradict an Act.

BE it Enacted and Confirmed, That no Act of Court, or Proclamation, shall, upon any pretence whatsoever, enjoyn obedience thereunto, contrary to any Act of Assembly, until the Reversal of that Act by a succeeding Assembly.

Will our white as the LXXXIX.

Affemblies to enquire after the Breach of Lams.

Hereas several Laws have been, by divers Assemblies, made for the good of this Countrey; which, for want of due observation, have not produced the desired Effect: And whereas it is by this Assembly Enacted, that the Grand Jury of Inquests, should twice Annually make presentment of the breach of all Penal Laws, and that the Assembly should dispose of the Fines levyed upon the several Offenders, for the use of those Counties wherein they accrewed due: Be it Enacted, that for the future, the first day of every succeeding Assembly, shall be imployed in receiving the said Presentments of the Grand Jury, & to enquire into the remisness of Juries and Courts, and how the Laws have been put in Execution, and disposing the Fines; that by that means the Laws may be restored to their due vigor, and Offenders be deterred from neglect or contempt, when they shall find, a severe accompt of their Observation is so diligently enquired into.

XC.

Publique Letters, how to be Conveyed.

Hereas the remoteness of divers places in the Countrey from James-City, and the necessity of communicating divers busineffesto the utmost limits of it, would, if Messengers were pressed purposely, put the Countrey to an Annual great Expence: For prevention thereof, Be it enacted, That all Letters superscribed for the use of his Majesty, or the Publique, shall be immediately conveyed from Plantation to Plantation, to the place and person they are directed to, under the penalty of Three hundred and fifty pounds of Tobacco, to each default; and if any person be put thereby to any extraordinary charge, the Court of each County is hereby authorized to judge thereof, and to levy payment for the same; the Superscriptions being figned by the Governour, some one of the Quorum, or the Colonel, Lieutenant Colonel, or Major of a Regiment: And where any person in the Family the said Letters come to, can write, such person is required to endorse the day and hour he received them, that the neglect or contempt of any person Ropping them may be the better known, and be punished accordingly.

XCI, Divul-

XCI.

Divulgers of false News.

Hereas many idle and busi-headed People do forge and divulge false rumors and reports to the great disturbance of the peace of HisRoyal Majestie's Leige-People in this Colomy: Be it enacted, That what Person or Persons soever shall forge or divulge any such false Reports, tending to the trouble of the Country, he shall be by the next Justice of Peace sent for, and bound over to the next County-Count; where, if he produce nor his Author, he shall be sined Two thousand pounds of Tobacco (or less, if the Court think fit to lessen it) and besides, give Bond for his Behaviour, if it appear to the Court, that he did malitiously publish, or invent it.

XCII.

Chirurgions Accounts regulated.

7 Hereas the excessive and immoderate prices exacted by dia vers avaritious and griping Practitioners in Phylick and Chirurgery, hath caused several hard-hearted Masters, swayed by profitable more than charitable respects, rather to expose a sick servant to a hazard of the recovery, then put themselves to the certain Charge of a rigorous, though unskilful Phylician, whose demands for the most part exceed the Purchase of the Patient; many other poor people also being forced to give themselves over to a lingering Difease, rather then ruine themselves, by endeavouring to procure an uncertain Remedy: For redrefs thereof for the future, Be it enacted, that it shall be lawful for any Person or Persons conceiving the Account of the Phylician or Chirurgion unreasonable, to arrest the faid Physician or Chirurgion to the General or County-Court; where the Physician or Chirurgion shall declare upon his Oath the true value, cost, and quantity of the Drugs administred; for which, the Court shall grant order against the Plaintiff with fifty per cent. advance, and such consideration for his care, visits, and attendance, as they shall judge he hath deserved; and if it shall appear by Evidence, that the faid Physician or Chirurgion hath neglected his Patient, while he was under cure, the Court shall censure him to pay fo much, as they in their discretion shall think reasonable.

XCIII.

Chirurgions Accounts, pleadable after decease of the Party.

Hereas by Act of many Affemblies, no Accounts are pleadable against dead mens Estates, whereby many scruples have been made about the Accounts of Physicians and Chirurgions, who cannot, possibly take Bill. Pe it therefore enacted, That Physicians and Chirurgions Accounts shall be pleadable and recoverable, for means administred, and Pains taken, in the time of Sickness, whereof the Party dies; and where the Patient recovers, Six Months after such recovery, and no longer.

XCIV.

Discounts to be made in Courts.

BE it enacted, for the avoiding many causeless Suits in Law, That where any Suit shall be commenced in any Court for a Debt, that if the Defendant have either Bill, Bond, or Account of the Plaintiff's, whereinhe proves the Plaintiff Debtor, fuch Debt of the Plaintiff shall be discounted out of the Debt he claimeth of the Defendant; and judgment shall be given for no more than the ballance of the Debt will amount to, Consideration being alwayes made of the times their feveral Debts have been due, and accordingly allowance made for the time. And because it many times happens, that the Defendants in fuch cases, do procure Bill or Accounts of the Plaintiff's, from other men, which he perhaps can discount with those to whom he paffed fuch Specialty or Account : It is therefore enacted, That no Bill or Account being assigned over, shall by the Assignee be pleadable against the Debtor in such Bill or Account, unless the Assignee can prove, that he gave the Debtor notice before his Acceptance of the Assignment, and that the Debtor at that time pretended to no discount against it.

XCV.

Accounts against dead Mens Estates.

WHereas too fad experience hath shewed, that Accounts against the Estates of Persons deceased, have often unjustly devoured the Estates, and brought the Wives and Children to poverty

verty and ruine; And whereas as well the Laws of England, as of this Country, permit not any thing to be pleadable against any Person that cannot wage his Law; which, Executors and Administrators are utterly uncapable of: Be it therefore enacted, That no Book-Debts, or Accounts, shall be henceforth pleadable against the Estate of any Person deceased, nor against any living, if the said Person shall upon his Oath, deny the same to be due; unless they be such Accounts, as by particular Acts of the Assembly, as Officers Fees, Levies, and Chirurgions Accounts, are pleadable; neither shall any man be put to his Oath upon an Ordinary-Keeper's Account; but the said Ordinary-Keeper's shall take the hand of any Person (calling for any Drink or Provision) to his Book, or else his Bill; or otherwise his Debt shall not be pleadable.

XCVI.

Ballancing Accounts of Deceased Persons.

Nd whereas divers men being indebted to others upon account, A may be induced to deliver Goods to them, or their Affigns in ballance, yet take no Receipt; which Account, upon the Death of either Party may be brought by his Executors or Administrators, against the Survivor, of which he cannot, upon his Oath, deny the Receipt; yet that Account, though justly ballanced before, is often recovered by this Act prohibiting Accounts against dead mens Estates, yetleaving Liberty to their Executors or Administrators, to sue for an Account due to the Estate of the Person Deceased : Be it therefore enacted, That accounts against a dead mans Estate, be ing sufficiently proved, shall be admitted in discount of an Account due to such dead mans Estate; but if the Account brought against the Estate, exceed that due to the Estate, the Survivor, for the Overplus shall be dismissed without day : Provided also, that where the Party charged as Debtor to any one, shall refuse upon his Oath to deny the Account brought against him (except an Ordinary-Keeper's, which it is impossible to keep in memory, or any part thereof) the Court shall take the Account to be due, as by Confession; and shall give Judgment for so much thereof as he shall not deny as aforesaid.

XCVII

Ordinary-Keepers how to fell.

Whereas continual Complaints are made of the Exaction of Ordinary-Keepers, and Others, in the Rate and Measures Q

of Strong-Drink, by them retailed and fold: Be it enacted, That no Person, after the first of March, One thousand six hundred sixty and three, shall sell or vend by retail, any Wine, Beer, or other Strong-Drink, of what sort soever, by any Measures, but English sealed Measures, of Pints, Quarts, Pottles or Gallons; and that every one, that now doth, or hereaster shall keep any Ordinary, shall by the said First of March, 1663, provide such Measures to sell by in his House, and, in case he sail, shall be put down from keeping any Ordinary, and fined Five thousand pounds of Tobacco, to the use of the Publick: Provided alwayes, that it shall be lawful for them, to sell English Strong-Waters coming over in cases, by the Bottle, in the same Bottles they bought them.

And for preventing many Diforders and Riots in Ordinaries, and other places, where Drink is retailed; Beit enacted, That no Perfon or Perfons whatfoever, thall in their Houses retail any Drink, but such, as shall obtain a Licence from the Commissioners of the County, where he lives, figned by the first in Commission of that Court, by giving Bond, according to the Laws of England; and surther obliging himself to sell at the Rates, set by the Commissioners; and to pay annually, to the Governour, Three hundred and

fifty pounds of Tobacco and Cask, for his Licence.

XCVIII.

Servants, how long to serve.

7 Hereas the Thirteenth Act, 1659. doth enact That all Perfons, brought as Servants into this Country, of what Christian Nation soever they be, should serve no longer than our own Nation, which is five years, if above fixteen years of Age; if under, until One and Twenty, as by the Thirtieth A& of the faid Affembly, appears: and, in regard, the faid Thirteenth A& doth, contrary to Law, look backward, and fet free feveral Servants, Aliens purchased, upon a former Act of Assembly, made the Fourth of it therefore enacted, That all Aliens, and Others coming in, while that Act, and the others are in force, shall serve according to those Acts; and that for the future, all the aforefaid Acts shall be repealed : and all Servantshereafter coming in without Indenture, shall serve Five Years, if above Sixteen Years of Age; and all under that Age, shall serve until they be Four and Twenty Years old, that being the time limited by the Laws of England; and that the feveral Cours, at the request of the Master, make inspection, and judge of their Age.

XCIX.

Against Secret Marriage.

Hereas much loss and detriment doth arise to divers Masters of Families, by the secret Marriage of Servants, the faid Servants through that occasion neglecting their works, and often purloining their Master's Goods and Provisions. Be it therefore Enacted, That no Minister either publish the Banes, or Celebrate the Contract of Marriage between any Servants, unless he have from both their Masters a Certificate, that it is done with their confent; and the Minister doing otherwise, shall be fined ten thousand Pounds of Tobacco, and the faid Servants both Man and Woman, that shall by any indirect means procure themselves to be marryed without confent of his and her Master, shall for such their offence, each of them serve their respective Masters one whole year after the time of service by Indenture is expired. And, if any person being free shall clandestinely marry with a Servant, as aforesaid, he or the fo marrying, shall pay to the Master of the Servant, Fifteen hundred pounds of Tobacco, or a years Service; and the Servant fo being marryed, shall abide with his or her Master, the time by Indenture, or Custom, and a year after as aforesaid.

C.

Against Fornication.

Or restraint of the filthy sin of Fornication; Be it Enacted, That what Man or Woman soever shall commit Fornication, he and the fo offending upon proof thereof by Confession or Evidence, shall pay each of them five hundred Pounds of Tobacco, five to the use of the Parish or Parishes they dwell in, and be bound to their good behaviour, and be imprisoned till they find security to be bound with them; and if they, or either of them, committing Fornication, as aforesaid, be Servants, then the Master of such Servant so offending, shall pay the faid Five hundred pounds of Tobacco, as aforefaid, for which the faid Servant shall serve half a year, after the time by Indenture, or Custom, is expired; and if the Master shall refuse to pay the Fine, then the Servant to be whipped And if it happen a Bastard Child to be gotten in such Fornication; then the Woman, if a Servant, in regard of the loss and trouble her Master sustains by her having a Bastard, shall serve two years, after her time by Indenture is expired, or pay two Thousand pounds of Tobacco to her Master; befides the fine or punishment for committing the offence, and the reputed Father to put in security to keep the Child, and save the Parish harmless.

CI.

Hired Servants.

Hereas divers persons, that by Indenture, Custom, or After-Contracts for Wages, being Servants to several men, do many times run away to Plantations farr Remote, and there being unknown, procure Entertainment with others for wages or shares, to the great damage, and sometimes utter undoing of their true Masters, and also of those that ignorantly entertain them by paying the fine: For prevention whereof, for the future, and for the better discovery of such Runawayes; Be it Enacted, That all Servants at the Expiration of their time, Thall with their Master, or a sufficient Testimonial from him, go to the Court in that County where he ferved, and there enter his Freedom, and take Certificate thereof from the Clerk of the faid Court, which Certificate shall be sufficient Warrant for any person to entertain him into his Service. And whoever, after his first time by Indenture is expired and Certificate thereof taken out as aforefaid, shall again upon any tearms become Servant to another; the Master then hiring the faid Servant, shall take his Certificate of Freedom, and keep it until the time contracted for, be expired; and whoever shall entertain, or harbour any Servant, or hired Free-man running away from his Masters service, and not having a Certificate, as aforesaid, shall pay to the Master of the said Servant Thirty pounds of Tobacco per day and night, for all the time they shall harbour, or entertain them. Provided, That if fuch Run-away Servant shall forge a Certificate, or steal the true one from the Master he is hired to, and by that means procure himself Entertainment; the person entertaining him shall be free from the Fine, but the Servant stealing or forging the Certificate, shall be punished for his forgery, by standing in the Pillory two hours upon a Court-day, and if any person coming free into the Countrey, shall by any Contract agree with one person, and, before the time agreed for be accomplished, shall depart to another, he shall first perform the Tenor of his Contract first made, and pay the apparent damages, that shall arise by his breach of Covenant, and shall, after that fatisfied, be lyable to the payment of what damiages any other Contractor with him shall recover of him by Law. And in regard the Certificates of Freedoms may be worn out, and lost, and by those means new ones be required: It is further Enasted, That every Clerk upon fuch pretence, granting a new certificate shall

mention in that the loss of the first, and that for that cause this second was issued.

CII.

Run-awayes.

X7 Hereas there are divers loitering Run-aways in this Country, who very often absent themselves from their Masters-Service, and fometimes in a long time cannot be found; the loss of their time, and the charge of the feeking them, often exceeding the value of their labour : Be it therefore Enacted, That all Run-awayes, that shall absent themselves from their said Masters Service, shall be lyable to make fatisfaction by fervice, after the times by Custom or Indenture are expired, (viz.) double their time of Service fo neglected: and if the time of their Running away was in the Cropp, and the charge of recovering them extraordinary, the Court shall adjudge a longer time of service, proportionable to the damage the Master shall make appear he hath sustained. And, because the adjudging the time they should serve, is often referred until the time by Indenture is expired, when the proof of what is due is very uncertain: Pe it Enacted, That the Master of any Run-away that intends to take the benefit of this Act, shall assoon as he hath recovered him, carry him to the next Commissioner, and there declare and prove the time of his absence, and the charge he hath been at in his Recovery, which Commissioner thereupon shall grant his Certificate, and the Court on that Certificate pass Judgment, for the time he shall serve for his absence.

And in case any English Servant shall run away in company of any Negro's, who are incapable of making satisfaction by addition of time: It is Enacted, That the English, so running away in the company with them, shall at any time of service to their own Masters expired serve the Masters of the said Negro's for their absence so long as they should have done by this Act, if they had not been slaves, every Christian in company serving his proportion; and if the Negro's be lost or dye in such time of their being run away, the Christian Servants in Company with them shall by proportion among them either pay Four Thousand sive hundred pounds of Tobacco, and Cask, or sour years service for every Negro so lost or

dead.

CIII.

Cruelty of Masters prohibited.

Hereas the Barbarous usage of some Servants by cruel Mafters brings fo much fcandal and Infamy to the Country in general, that people who would willingly adventure themfelves hither, are, through fear thereof, diverted; and by that means, the supplyes of particular men, and the well seating of his Majesty's Countrey very much obstructed: Be it therefore Enacted, that every Master shall provide for his Servants competent diet, clothing, and lodging, and that he shall not exceed the bounds of moderation, in correcting them beyond the merit of their offences; and that it shall be lawful for any Servant, giving notice to their Masters (having just cause of complaint against them, for harsh and bad usage, or else for want of Diet or convenient Necessaries) to repair to the next Commissioner, to make his or their complaint; and if the said Commissioner shall find by just proof, that the said Servant's cause of complaint is just, the faid Commissioner is hereby required to give Order for the warning of fuch Master to the next County-Court, where the matter in difference shall be determined, and the Servant have remedy for his grievance.

CIV.

Against unruly Servants.

VHereas the audacious unruliness of many stubborn and incorrigible Servants, resisting their Masters and Over-seers, hath brought many mischiefs and losses to divers Inhabitants of this Countrey: Be it Enacted and Ordained, That the Servant that shall lay violent hands on his or her Master, Mistriss, or Over-seer, and be convicted thereof by Confession or Evidence of his Fellowsfervant, or otherwise, before any Court in this Countrey; the same Court is hereby required and authorized, to Order such Servant to serve his or her Master, or Mistris, or their Assignes, one year after his or her time by Indenture or custom, is expired. Be it Enacted, That no person or persons whatsoever, for any offence committed, shall be adjuged to serve the Countrey as Colony-Servants.

CV.

Against Trading with Servants.

Hereas divers ill-disposed persons do secretly and covertly Truck and Trade with other mens Servants and Apprentices, who (to the great injury of their Masters) are thereby induced and encouraged to steal, pursoin, and imbezel their Master's goods: Be it therefore Enacted, That what person or persons soever shall buy, sell, trade, or truck, with any Servant for any Commodity whatsoever, without licence or consent of the said Servant's Master; he or they so offending against the premises, shall suffer one Moneths Imprisonment, without bail or main-prize; give Bond, with Security, for his good Behaviour; and also shall forfeit to the Master of the said Servant, four times the value of the things so bought, fold, trucked, or traded for.

CVI.

No Tobacco to be planted after the tenth of July.

Hereas it hath been taken into ferious Confideration, that the improvement of our only Commodity, Tobacco, can no wayes be effected, but by leffening the quantity, and amending the quality; and further, that all flints will prove cleerly inconfiftent with the Beeing of the Countrey, while Mary-land remains a diffinct Government; unless of such a nature as may produce both the aforesaid effects, without abridgment of any mans endeavours, or confining him to any fet number of Plants: For which cause, the Assembly hath Enacted, That no Tobacco be planted after the Tenth of July; and that whosoever shall directly, or indirectly plant or replant, or cause to be planted or replanted, any Tobacco after the said Tenth of July, shall forfeit Ten thousand pounds of Tobacco, to the use of the Publique.

my a to a CVIII.

No Seconds or Slips.

A ND be it further Enacted, That what person or persons soever shall tend, or suffer, or cause to be tended, any second Tops or Slips, shall forfeit Ten thousand pounds of Tobacco to the Publique.

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Be it further Enacted, That what person or persons soever, shall save, pack, or sell, or send away, any ground-leaves, which are hereby required to be totally supprest, shall forfeit for every Hogshead, proved to have the quantity of Five pounds of ground-leaf Tobacco in it, Five thousand pounds of Tobacco, to the use of the Publique. And it is surther Enacted, That the Grand Jury shall take particular care of the Observation of this Act, and shall make due presentment to the county-Course, of any such as shall Plant or Tend any Tobacco contrary to the tenor hereof.

CVIII.

Improvement of Staple-Commodities.

7 Hereas the uncertain value of Tobacco, the Unstapleness of the Commodity, and the probability of its Planting in other places, threaten this Countrey with the danger of an unavoydable Ruine, which must in time fall upon it, by the increase of the makers of it among our felves (who have already fo glutted all Markets, that great quantities are yearly left in the Countrey, and that which is sent out fold at so mean and inconsiderable a Rate, as neither Merchant nor Planter can well fublist by) unless some other course be speedily taken, for improvement of such other Commodities as the Countrey will produce, and making as many of them, as we can, into Manufactures, and giving encouragement to all persons of what ability soever to attempt it; which the former Acts for encouragement to make Staple-Commodities, have been defective in, by only proposing Rewards to great quantities of every Commodity made, which, who ever goes about, mult, if he fail, be Ruined; or, if he make the quantity proposed, will have no need of the Gratuity, which is better to be fuited proportionably to the meanest quantity : Ve it therefore Enacted, That the Affembly, this prefent year, fend into England for a confiderable quantity of Flax-feed, to be distributed into the feveral Counties, and delivered to certain persons, who may fell it out to several Inhabitants, and the produce thereof be paid the year following, with the Levy; and the Countrey flock, by that means made good according to the Fifth Act of the Affembly, 1661, to make their proportions of Flax; and who ever will Spin the Flax, and cause the Yarn to be Weaved into Cloth of a yard wide, shall for every Yard of Cloth fo Woven of Yarn made of Flax grown in the Countrey, have Three pounds of Tobacco: And for every yard of Woollen Cloth made of yarnhere spun in the Country, Five pounds of Tobacco; which upon produce of a Certificate from some Justice of Peace in the County, that he hath fcenthe same in the Loam, as d that to his knowledg it was really made in the Countrey, as afore aid, thall upon producing the fame to the Governour and Council, be paid to much in the Publique Levy in the fame County where they dwell.

CIX.

Act for Mulbery-trees.

Hereas by experience, Silk will be the most profitable Commodity for the Countrey, if well managed; and whereas the greatest conducement thereunto required, is provision of Mulberytrees: Be it Enacted and Confirmed, by this present Grand Assembly. That every Proprietor of Land, within the Colony of Virginia, shall for every Hundred Acres of Land, holden in Fee, plant upon the faid Land Ten Mulbery-trees at twelve foot distance each from other, and secure them by weeding, and a sufficient Fence from Cattel and Horses, &c. between this and the last of December 1663. And for every Tree that shall be wanting, and untended, in manner aforesaid, of the said proportion at the said last of December, 1663. he the said Proprietour that shall be so Delinquent, shall pay Twenty pound of Tobacco to the Publique. Provided, that this Act do not extend to Orphans, until the expiration of Five years after their full age; and then, if Delinquent, to be liable, as aforesaid. And no man planting more then his number, shall excuse any that hath planted leffe. Provided also, that this Act extend not to such Proprietours as are not in Actual possession. And because his Majesty hath taken particular notice of the great folly and negligence of the Countrey in omitting the Propagation of fo Noble and Staple a Commodity, It is Enacted, That the Grand Jury do strictly enquire into the breach of this Act, and make Presentment thereof, that the Offenders may accordingly be punished. And be it further Enacted, That for the encouragement of all persons that shall endeavour to make Silk, there shall be allowed, in the Publique Levy, to any one, for every pound of wound Silk he shall make, Fifty pounds of Tobacco to be raised in the Publique Levy, and paid in the County or Counties where they dwell that make it.

CX.

Encouragement to build Vessels.

OR encouragement of building Vessels in this Countrey, and the promoting of Trade; Be it Enacted, That whoever shall build a Vessel any Burthen, decked and fitted to go to Sea, shall shall be for

for every Tun-burthen the faid Vessel shall contain, receive, upon proof of her being so built, Fifty pounds of Tobacco, out of the

Publique Levy.

Whereas Colonel Edmund Searbrough hath, to his particular great Charge, but to the infinite good of the Countrey, erected a Salt-work, for which he hath received deserved thanks, the last Assembly; this Assembly, for his greater encouragement, hath thought fit to grant him the use of the Money raised this year out of the two shillings per hundred (in Northampton-County) with condition that he make re-payment of the same, to those the Assembly shall allot it, the next year, in Salt at two shillings fix pence per Bushel, and Soap at

And be it further Enacted, That after the first of September 1663. no Master of Ship, Barque or Vessel; or any other person, Merchant or Trader; shall bring in any Salt into the County of Northampton, under the penalty of Conficating his Ship, Barque or Vessel, and Goods, to the end that he and others may be encouraged in their industrious endeavours, to promote the good of the Countrey.

CXI.

Tan-houses to be erected.

DE it also Enacted, That according to the first Act of Assembly 1660, there be erected in each County, at the charge of the County; one or more Tan-houses, and that they provide Tanners, Curriers, and Shoomakers, to Tan, Curry, and make the Hides of the Country into Leather and Shooes, and that the persons intrusted with the oversight of the Workmen, and the managing the Trade, do allow to the Inhabitants of the County, for every dry hide they bring, at the rate of Two pounds of Tobacco per pound, and fell their Shoos for Thirty pounds of Tobacco for plain shoos, and Thirty five pounds of Tobacco for Wodden-heels, and French-fals of the fix largest sizes; and Twenty pounds of Tobacco a pair for the smallest shooes.

CXII.

Two Acres of Corn for each Tithable.

BE it hereby Enacted, That all persons within this Colony, shall plant or tend, for every Tithable person tending a Crop in their Family, two Acres of Corn or Pulse, under the penalty of Five hundred pounds of Tobacco, for every Acre neglected, as aforesaid;

to be paid by the Delinquent, and to be levied by the Sheriff for the Counties use; and the Grand Jury, in their several limits, to look strictly after the breach of this Act. And, for encouragement for men to sow English Wheat, which may be a Staple-Commodity to vent out of the Countrey, It is further Enacted, That the sowing of one Acre of Wheat, shall excuse the planting of the two Acres of Indian Corn, or other Corn or Pulse, as this Act enjoyns.

CXIII.

Stray Horses, &c.

OR remedy of the great abuse, and wrong done, in taking up of stray Horses, Cattel, and Boats lost, not only in concealing them, but in using and imploying them to the hurt and dammage of the Owners: Be it Enacted, by this present Grand Assembly, that every person or persons that shall take up and keep any stray Horses, Cattel, or Boats, shall cause the said Horses and Cattel with the mark, stature, and colour, and the faid Boat with her proportion, and what was found in her, to be cryed publickly in all the Churches and Chappels in the County, within one moneth after the taking them up; and in the mean time, fecurely to lay up the faid Boat; and if no owner appear, upon this publique notice given, then to publish the same, and set it up in Writing, at the next County-Court, where if no owner appear, then it shall be lawful for him to make use of the said Boat, untill the owner do appear, who shall allow him, for his pains, One hundred pounds of Tobacco.

CXIV.

Free Trade.

BE it Enacted, That Free Trade be allowed to all the Inhabitants of this Countrey, to buy and fell at their best advantage; and that all Acts concerning Ingrossing, be, from henceforth, repealed and made void. Provided alwayes, That no person or persons, shall have any Commerce or Trade with any Indians, for Beaver, Otter, or any other Furs, except those Commissionated by the Governour.

CXV.

Exportation of Hides.

Hereas the Exportation of Hides, Wooll, and Iron, is generally conceived to be much prejudicial to the Commonwealth, and good of this Colony: Be it therefore Enacted, by the authority of this prefent Grand Affembly, that what person or persons soever, shall Export out of this Countrey, either Wooll, Hides, or Iron, shall, for every of their offences in so doing, pay as follow-cth (viz.) for every Hide, so Exported, the sum of One thousand pounds of Tobacco; and for every pound of Iron, ten pounds of Tobacco; the one half of which said payments and forfeitures shall be paid to the Informer, and the other half to the Publique.

CXVI.

Exportation of Money.

BE it hereby Enacted, by this Grand Assembly, that no false Mony shall pass for current in this Countrey; but pieces of Eight, that are good and of silver, shall pass for Five shillings currant Mony, upon penalty of twenty shillings to be paid by the refusers of them. And that none shall Export Mony out of this Country, above the sum of Forty shillings; if any shall exceed the same sum, to forseit double thereof.

CXVII.

Size of Virginia Hogsheads.

It is Enacted, upon the complaint of divers Masters and Merchants of Ships, against the incertainty and extraordinary fize of Cask, which hath been very much prejudicial to them, that a certain fize of all Tobacco-Cask of Virginia Hogsheads shall be as followeth (viz.) Forty three inches in length, and the head twenty fix inches wide, with the bouge proportionable; and whoever shall make Cask of a greater fize, shall pay, upon proofmade to any Court (if he be a Freeman, otherwise his Master or Mistris that imployes him) Three thousand pounds of Tobacco, the one half to the Informer, the other half to the County where the Cask is made; and if any Cask shall be made of Timber not seasoned, then such Cask to be burnt.

CXVIII. Against

CXVIII.

Against private taking away Boats.

Porasmuch as divers persons suffer great damage by private and concealed taking away of Boats and Canoos, without licence from the owners thereof: It is enacted and confirmed, by the Authority aforesaid, That the Commissioners of each County-Court, shall be hereby impowred (if required) to order and give satisfaction from the party so trespassing, to those injured by want of his or their Boat, Boats, or Canoos, Five hundred pounds of Tobacco penalty to the owner, and what damage the Boat sufferins.

CXIX.

Against Shooting.

Hereas it is much to be doubted, the Common-Enemy, the Indians, if opportunity serve, will suddenly Invade this Countrey, and bring it to a total Subjection of the same: And whereas the only means for the discovery of their Plots is by Alarums, of which no certainty can be had, in respect of the frequent shooting of Guns in Drinkings, whereby they proclaim and justific that beastly Vice: Be it therefore Enacted, That what person or persons soever, shall, after publication hereof, shoot any Guns at Drinkings or Marriages, (Burials excepted) such person or persons so offending shall forseit Two hundred pounds of Tobacco, to the Publique, to be levied by distress in case of resulas.

CXX.

Supply of Ammunition.

BE it Enacted, That a Provident supply be made of Guns, Powder, and Shot, to our own people; and this strictly to be looked to by the Officers of the Militia, (viz.) that every man able to bear Arms, have in his house a fixed Gun, two pounds of Powder, and eight pounds of Shot, at least; which are to be provided by every man for his Family, before the last of March next; and whosoever shall fail in making such provision, to be fined Fifty pounds of Tobacco, to be laid out by the County-Courts for a Common-stock of Ammunition for the County; the inquiry referred to the Grand Jury.

CXXI. Against

CXXI.

Against Exacting Millers.

W Hereas by a second Act of a Grand Assembly, Anno 1645. it was Ordered and Established, for the reforming the great abuse of Millers, in exacting excessive and illegal Toll, That no person or persons using or occupying any Mill, thould take or receive for the grinding of any Grain, or exchanging it for Meal, above the fixt part thereof for Toll: which Act hath not taken such effect as was intended thereby; in respect, as is conceived, neither penalty was imposed thereon upon the Offender, nor the execution thereof was given in direction to any particular Officer. It is therefore thought fit to enlarge the faid Act, and by vertue thereof to require all Millers, or owners of Mils, to provide by the five and twentieth day of Fune next come twelve Moneth, Stilliards, or statute-weights and scales, by which they are to receive in, and deliver out all Grain: and that they do sufficiently grinde & exchange the faid Grain, so brought, upon the penalty (in case they do exact, beyond the said proportion, for grinding or exchanging, or in case of default of such Weights or Scales, or for not sufficiently grinding (of the sum of One thousand pounds of Tobacco; and that the Grand Jury enquire thereof,

CXXII.

Against Exportation of English Goods

W Hereas the necessities of this Countrey are relieved, chiefly by the Importation of English Goods, and that relief much obstructed by many that bring in unnecessary Commodities, and make sale thereof for Tobacco, which they again truck for substantial Commodities, as Clothing, and the like; and by that means leave the Countrey destitute of its own supplies: It is hereby Enacted, That what person or persons soever, shall, after the first of fune next, export out of the Colony, any English Goods (not by him formerly exported) shall, upon discovery, forfeit such Goods, and be fined the value; the one half to the Informer, and the other to the Publique.

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CXXIII.

No Mares or Sheep to be transported.

IT is also Enacted, That no Mares or Sheep be transported out of the Countrey, upon treble the value, to be forfeited by the Offender, and by him paid, one half to the Informer, and the other to half the Publique.

CXXIV.

Against selling of Rum, but in places appointed.

Hereas the excessive abuse of Rum, hath by experience been found to bring Diseases, and Death to divers people, and the purchasing thereof made by the exporting and unfurnishing the Countrey of its own supplies and Staple-Commodities: It is Enacted, That what Vessel soever shall after the first of March, 1663. (except such as belong wholly to Inhabitants of this Countrey) bring in them any Rum, or Pavele-Sugar, the said Vessels, so bringing it in, shall not unload or fell the same, at any place or places, but such as are by Act of Assembly appointed Ports for the vent of the said Commodities, and shall bring the same on shore, and enter the quantity, and pay for every Gallon of Rum, six pence Custom; and for every pound of Pavele-Sugar, one peny; before they shall be permitted to sellor dispose of any part thereof.

CXXV.

Against stealing of Hogs.

Hereas the stealing and killing of Hogs, is a crime usually Committed, and seldom or never Detected or Prosecuted, in this Colony: Be it therefore Enacted, for the better prevention thereof, That whosover shall steal, or unlawfully kill, any Hog which is not his own; and the said fact being proved, by sufficient Evidence; he or they so offending, shall pay to the owner of the said Hog, One thousand pounds of Tobacco, and One thousand pounds of Tobacco to the Informer; and in case of Inability to pay and satisfie the said sums, the person so offending shall serve two years (viz.) one year to the right owner of the said Hog, and the other to the Informer. And if any person be found to bring home

any Hog or Hogs so killed without their Ears, shall be adjudged a Hog-stealer, and to be proceeded against accordingly. And that such persons as shall receive such Hogs into their Houses, and not immediately discover the same to the next Commissioner, then such Receiver shall be proceeded against, as if he had been an Actor in the Trespass, and in case the owner of the Hog inform, he to have both the Fines.

CXXVI.

Masters of Ships to provide four Moneths Provision.

BE it Enacted, That all Masters of Ships shall be obliged hereby to provide four Months allowance of Victuals for Passengers at their setting forth from the *Downs*, or other Ports of *England*, and to give the Passengers sufficient allowance of Dyet all the Voyage; and Commanders of Ships respectively to take care, that poor Servants do not want bedding in the Voyage: in which particulars aforesaid, if any shall offend; they shall be lyable to grievous censure here; according to the merit of the offence.

CXXVII.

Concerning Passes.

BE it also Enacted & Confirmed, That no Master of any Ship, Vefsel, Boat, or Barque, shall Transport any person or persons our of this Colony, except the faid person or persons produce a Pass under the hand of the Secretary or fuch whom he shall depute or appoint, upon the penalty to pay all fuch debts as any fuch person shall stand in debted to any person within this Colony at his or their departure, and pay a Thousand Pounds of Tobacco to the Secretary, for his contempt. And it is further Enacted, That before any fuch Pals shall be figned, to any person, he or they shall bring a Certificate from the Monethly Court, where he or they reside, that he hath set up his Name upon a Court-day, ten days at least before his departure at the County-Court where he resides; or otherwise, shall put in sufficient security for the payment of all Debts that are due or owing from them to any person, within the Countrey, or his Name to be published, and set up at the Church-dore two Sundayes in each Parish in the County where it is prefumed, all persons will be; and the Readers Testimonial to the Clerk, shall be sufficient Warrant for him to grant a Certificate. And the Secretary and security after a year and a day to be discharged. CXXVIII.

HIVXXX Seral Rivers and Places in

Imposition of two Shillings per Hogs-head.

His present Grand Assembly of Virginia, taking into serious Confideration, the burthenfom and unequal way of laying Taxes by the Pole, and how they may with most honor, and ease, support the Government in well paying his Majesties Officers; and as means perhaps of introducing money, and an Encouragement to men to to produce other useful and beneficial commodities; have thought fit to impose two shillings per Hogshead, upon every Hogshead of Tobacco, that shall be shipped on board of any Ship or other Vessel within Virginia to be exported; and the Collectors of the faid Impolition to dispole of no part thereof, but by Order of the Grand Affembly only. Be it therefore Ordained and Enacted by this prefent Grand Affembly, and by the Authority thereof, And it is hereby Enacted, That the Master and Masters of all and every Ship and Vessel coming to Trade in Virginia, shall upon Demand made by the Collector or Collectors, who shall by Order of Assembly, be impowred to receive the said Imposition from every Ship or Vessel, enter into fecurity to pay fuch Collector or Collectors two shillings for every Hogshead of Tobacco, that shall upon any Accompt whatsoever be shipped on board his Ship, or Vessel, to be exported; the faid payment either to be made in Money, Bills of Exchange, or Goods at thirty per cent. advance, upon the price of fuch Goods at the first penny; and all fraughters to be accomptable to the faid Masters for the Tobacco by them shipped.

Fe it also Ordained and Enacted by the Authority aforesaid, for the Discovery of the Number of Hogsheads each Ship, or Vessel contains, that the Master of such Ship or Vessel shall deliver his Boat-Swains Book to the perusal of the Collector; And make Oath of the truth of the same so farr as he knoweth. And, that the Mate's Boat-Swain or any other Sea-man be sworn, if the Collectors see

cause, to discover the truth of the said fraught.

And if any Master of Ship, or Vessel, shall wittingly, or willingly conceal, any part of his fraught from the Collector, and shall thereof be lawfully convicted, then the said Master shall forfeit for every such offence the sum of One hundred pounds sterling, one Moiety thereof to go to the Informer, (and the other to the Publique) and be recovered by Action of Debt, Bill, or Plaint, in General-Court, or County-Court, by vertue of this Act, against which no Essoyn, Wager of Law, or Protection, to be allowed to any person so offending. Be it surther Enacted, and Ordained, That if any Masters shall pass Bills of Exchange, for the said Imposition, that then the Collectors

are hereby required to take sufficient caution of the said Master for the true and good payment of the same. It is hereby also Ordained, and Enacted, That the Collectors of the several Rivers and Places in Virginia, for the receiving of the said two shillings per Hogshead, be appointed and confirmed by this present Grand Assembly, and give sufficient security and caution for the due execution of the trust hereby reposed in them, and to be accomptable to the next Assembly, according to the tenor of this Act. And the said Collectors to be allowed ten per cent. Salary, for collecting the said Imposition. Provided alwayes, and it is hereby Ordained and Enacted, by the Authority aforesaid, That this present Act of Assembly be, and remain in sorce.

CXXIX.

Every Inhabitant in Northumberland, and Westmerland-Counties, to give an Accompt how many Hogsheads of Tobacco they made, and to whom sold.

Hereas the Impolition of Two shillings per Hogshead cannot conveniently be levyed upon Masters of Ships, that come into Peromake River, by reason of their Anchoring in the Dominions of the Lord Baltemore, whence they fend their Sloopes and Boats to fetch the Tobacco made in this Countrey, without paying the faid Imposition: Be it therefore Enacted, That every Planter inhabiting in the Counties of Northumberland, and Westmerland, shall certifie into the Collector's Office, or unto his Deputies, the . Number of Hogsheads of Tobacco made by him and his Family, and to whom they are fold, and shall not suffer any of the said Hogsheads of Tobacco, to be carryed out of his House until he receive Certificate from the faid Collector, that the Imposition of the faid Tobacco is paid. And if any Planter shall contrary to this Act suffer any of his Tobacco to be carryed aboard any Ship, Boat or Sloop, without such Certificate, then the faid Planter to be fined Twenty shillings for every Hogshead so carryed away without Certificate as aforesaid.

Whereas the like inconveniencies are incident to Northampton-County, and lower Norfolk, in recovering the Impolitions of Two and Ten shillings per Hogshead, as to the River of Potomake, by reafon of the Transportation of much of the Tobacco made in those places in Sloops to Mary-land. Be it Enacted, That the Provinsianal Act made the last Assembly, for payment of those duties in Potomake-River extend and be in force in the said Counties of Lower-Norfolk, and Northampton, and that the Collectors appoint certain persons to take Accompt of the Planters, according to the Tenor of this Act.

CXXX.

Payment of Fort-Duties in Accomake, &c.

Hereas there is an Act of the last Assembly providing for the securing of the payment of the Two shillings per Hogshead due to the Countrey, but no Provision made therein for the securing the payment of Fort-Duties of Potomake, Accomake, and Lyn-haven, from whence they fetch their Tobacco in Sloopes: Be it Enacted, That the said Act shall extend, as well to cause the Planters loading it to reserve and make payment of three pence per Hogshead for Fort-Duties of the said Tobacco, as for the payment of the Two shillings per Hogshead.

CXXXI.

Ten Shillings per Hogshead.

Hereas the prudence of all Nations hath provided for the defraying the Publique necessary charges of the Countrey, rather by laying an Impolition upon the Adventurers for the Staple-Commodities of the Country, by the Exportation of which the great advantage accrews, than by Taxing the persons of the Inhabitants; this present Grand Assembly endeavouring, as much as in them lies, to ease the burthen of the people, and taking into confideration, the great benefit, that accrews to other Countreys by the Customs ariling from our Commodity Tobacco; and that Virginia, whose partilar Staple it is, hath from it, nor from the Adventurers hither, no Publique Advantage: We have thought it necessary and convenient, and accordingly have Enacted and confirmed, that all Masters, Marchants of Ships and Marriners trading to Virginia, and not bound by Charter-Party to return and discharge in any of the English Dominions in Europe, shall pay for every Hogshead of Tobacco, they shall load aboard any Ship, Barque, or other Vessel arriving here, after the first of August next, and not bound as aforesaid, ten shillings sterling, either in Money, or good Bills of Exchange, with good caution, or in good valuable Commodities at Twenty five per cent. advance. Provided alwayes, That all Adventurers, Inhabitants of this Countrey, trading in bottoms belonging to Virginia Owners; shall be free from the faid Imposition; It tending to the Advancement of Trade here, the Encouragements of the Inhabitants to purchase Vessels, and of Marriners to make this their place of Residence.

11 2

CXXXII. Cafile

CXXXII.

Castle-Duties to be paid.

Hereas the Castle-Duties granted by his Majesty to Colonel Francis Morrison, Captain of the Fort at Point-Comfors are rendred of no value by the charge of Boat and Hands going to Collect them, and the inconfiderableness of the Commodities they are paid in, being commonly the reffuse of their Cargoe; Be it therefore Enacted, That all Masters of Ships, and other Vessels, being thereunto required by the Officer appointed by the faid Colonel Morison, shall give in a true burthen of their Ships, or Vessels: and the lists of their Passengers; at such convenient places, and to such persons as the said Colonel Morrison, shall in each River appoint, upon Oath to be Administred by his said Collector or Officer, if a Commissioner; or else by any one or two Commissioners. And if any Master shall make false Entry either of his burthen or list of Passengers, then he shall, upon proof thereof made, pay treble duties for the number of passengers or quantity of Tuns concealed, the fame to be recovered out of the Estate of the Master so offending. And the like penalty upon all fuch Masters as shall without coming into harbour fetch away their loading in Sloops or And what Master soever shall not pay his Duties in kind, being half a pound of Powder, and three pounds of leaden shot, per Tun, and fix pence per Poll for every person imported, not being a Marriner, that then he shall pay in lieu thereof one shilling per Tun, and fix pence per Poll either in Money or Goods. as they cost at the first penny. And that the Collectors thereof transmit the said Entries of Ships and Passengers under the hand of the faid Masters to the faid Colonel Morrison to be by him Recorded in his Fort-Book, as formerly hath been accustomed.

CXXXIII.

Ships to come up to James-City.

Hereas the Kings Majesties frequent Instructions hash commanded that all Masters of Ships arriving in this Countrey should, before they break Bulk, bring up their Ships to Fames-City, which, by reason of the seating of the Inhabitants in divers Rivers Rivers cannot without much prejudice to the faid Masters extend to all parties of the Countrey; yet that his Majesties commands may as much as in us lyeth be effectually obeyed; We the Governour, Councel, and Burgesses of this Grand Assembly, have thought fit to Enact, And be it Enacted by the Authority aforesaid, That all Ships whatloever ariving in *Fames-River*, do accordingly with the first fair wind and weather, after their arrival, bring up their Ships to *Fames-City*, and there make Entry of their Ships, take out Licence to Trade, and perform such other things as they shall be there certified, the Laws of the Countrey do enjoyn them.

CXXXIV.

Priviledg of Virginia-Owners.

Hereas some doubts have arisen about the priviledge of Virginia-owners, and their Exemption from the payment of the Duties of two and ten shillings per Hogshead: Be it Enacted and Declared, That the said Priviledge is granted only to the Owners and Adventurers in such Vessels as solely and wholly belong to the Inhabitants of this Countrey; and not to such persons as are only Partners of Vessels whose other partners dwell in other Countries, and the Governor be Judge of such Proprieties, and certifie the same to the Collectors.

CXXXV.

A Publike Notary appointed.

WHereas for want of a Publique Notary the Certificates and other Instruments to be sent out of this Countrey have not that credit given them in forreign parts as duly they ought: Be it therefore Enacted, that Henry Randolph Clerk of the Assembly, be authorized and sworn a Publique Notary for this Countrey. To whose attestation at home and abroad, we desire all credence may be given.

X

CXXXVI. Acts

CXXXVI

Acts concerning the Indians.

7 Hereas the mutual Discontents, Complaints, Jealousies and Fears of English and Indians, proceed chiefly from the violent Intrusions of divers English made into their Lands, forcing the Indians, by way of Revenge, to kill the Cattel and Hogs of the English; andby that means Injuries being done on both fides, Reports and Rumours are spread of the Hostile Intentions of each to others, tending infinitely to the disturbance of the Peace of His Majestie's Country: And whereas the Laws prohibiting the Purchase of any Indian's Lands (unless acknowledged at General Courts or Assemblies; by reason it is as easie to affright them to a publick, as well as a private acknowledgement) are made fruitless, and ineffectuall; corrupt Interpreters often adding to this mischief, by rendring them willing to furrender, when indeed, they intended to have received a Confirmation of their own Rights and a Redress of their wrongs; which mischiefs had they continued, must needs have involved the Country into an inevitable and destructive Warr. For Remedy of which Inconveniences, and that, for the future, a fure equitable peace may be established, the Governour, Council, and Burgesses out of their tender care of Justice and the Peace of this His Majestie's Country, have enacted, ordained, and confirmed, and do by these Presents, enact, ordain, and confirm, That, for the future,

No Indian King, or Other, shall upon any pretence, alien, or sell; nor no English, for any cause or consideration whatsoever, purchase or buy any Tract or Parcel of Land now justly claimed, or actually possessed, by any Indian or Indians what soever: All such bargains and sales hereafter made, or pretended to be made, being hereby declared to be invalid, void, and null; any Acknowledgement, Surrender, Law or Custom formerly used to the contrary notwithstanding. And further, That the Indian's Properties in their Goods, be hereby affured and confirmed to them; and their Perfons fo fecured, that, whoever shall defraud, or take from them their Goods, or do hurt or injury to their Perfons, shall make such satisfaction, and suffer such Punishments, as the Laws of England, or this Country, do inflict, if the same had

been done to an English man.

And be it further enacted, That what Englishman hath already contrary to the Laws formerly in force, for furrendring and acknowkedging Indian's Lands, made Incroachments, or seated upon them, shall, if they make not good proof of their Title, upon Complaint made, be, by Order directed to the Sheriff to execute, removed trom

from their Seats of Land thus wrongfully incroached; and all Houses by them built upon the said Lands, be demolished and burned.

And be it further enacted, That all English Men, having by furrenders made at Quarter-Courts or Assemblies, procured a colourable Right to any Land by the faid English now seated within three Miles of any Indians, for prevention of the Injuries done to the Indians, by the faid Englishmens Hogs and Cattel, shall fend such Number of hands, as they shall be appointed by Commissioners, to be authorized by the Governour, to Felp the Indians to fence in a Corn-field, proportionable to the Number of Persons, the said Indian Town doth confift of; and that after fuch fence once made fufficiently, according to Act of the Assembly, if the Indians keep it not in repair, what damages foever they shall afterwards fustain, shall

be at the hazard, and sole loss, of them the said Indians.

And be it further enacted, That for the better relief of the poor Indians, whom, the feating of the English, hath forced from their wonted Conveniencies of oystering, fishing, and gathering Tuchahoe, Cortenions, and other Wild-Fruits, by which they were wonted for a great part of the Year, to subsist: Be it therefore enacted, granted, and confirmed, That the faid Indians, upon Address made to two of the Justices of that County, they defiring to oyster or gather Wild-Fruits in, as aforefaid, they the faid Justices shall grant a Licence to the faid Indians, to oyster, or gather Wild-Fruits, as aforesaid: Provided, the said Justices limit the time the Indians are to stay; and the Indians bring not with them any Guns, or Ammunitions, or other offensive Weapons, but only such Tools or Implements, as serve for the end of their coming. And if any Englishman shall presume to take from the Indians to coming in, any of their Goods, or shall kill, wound, or main any Indian, he shall suffer, as if he had done the fame to an Englishman, and be fined for his Contempt.

And because many under-hand and unlicensed Traders do truck and Trade with the Indians (contrary to the Act of Affembly, and to the great prejudice of all fuch, as legally procure Commissions from the Governour) under pretence, that the things trucked for, be given them by the Indians: Be it therefore enacted, That what Persons foever, shall, upon any pretence whatsoever, buy, take, or receive any thing or commodity from an Indian, shall, upon proof thereof at any Court, be ordered to pay treble the value of the thing re-

ceived, to the Person injured thereby.

And because sometimes Differences may arise between the Indians, and those they trade with, which, if we should proceed by way of Arrest, might tend much to the Disturbance of the peace of the Country: Be it therefore enacted, That any Commissionated Trader, having a difference with any Indian King, or Other, shall repair to to the Governour for him, or fuch other as he shall appoint, to determine the matter in controversie between them.

And because the Imprisonment of an *Indian*, may bring a War upon the Country; and consequently, the making of Peace and War, being wrested out of those hands, it is, by his Majestie's Commission, intrusted into the power of every Individual in the Country: Be it therefore enacted, That no Person of what quality soever, presume to Imprison any *Indian* King, without a special Warant from the Governour, and two of the council, as they will answer the

contrary at their utmost peril.

And because this Act cannot be put in Execution without Commissioners, to view the present Bounds of the English and Indians: Be it therefore enacted, That the Honourable Governour be desired and authorized to appoint uninterested Persons, Commissioners, to go, with Parties of Horse, to the several Indian-Towns; and there to ploclaim these and the following Articles of Peace between Us and the Indians; to settle the Bounds between us; and to appoint others of the most integrity, to fix the time, and affess the work; to help the Indians Fence, and all other things by this Act enjoyned; and, for prevention of suture Intrenchments beyond the bounds once fixed, Be it surther enacted, That the Governour be desired and authorized to Commissionate certain Persons annually to visit the same, and to take care, that no Intrenchment be

henceforth made upon the Indians.

And because an Interval between the Indians cannot, in the prefent nearness of seating, be so laid out, as may wholly secure the English from the Indians coming in, and pilfering things from them, if a free intercourse be admitted: Be it therefore enacted, for prevention thereof, and to the end, that the Nations may be distinguished; and so, if they are taken in the manner of doing any Injuries, the fufferers know to what Kings to address themselves for remedy; That Badges (viz. Silver-Plates, and Copper-Plates, with the name of the Town graved upon them) be given to all adjacent Kings, within our Protection. And that all the said Kings give it in Charge to their people, that none of them prefume, upon what occasion foever, to come within the English bounds, without those Badges upon them, or one with a badge in their Company; and if any Damage or Injury be done to any Englishman, by them, or any of them, that then the King, or Great-man of the Place, the badges denote, shall be answerable for it. And, if any shall, notwithstanding this Injunction, be found in our bounds, without any fuch badge, or not accompanied with one that shall have them; that then it shall be lawful for any Englishman, to carry him, or them, before any Justice of the Peace, who shall keep him, or them in safe Custody, until their King, or Great-man, ransome them by paying one hundred Arms length of Roranoke, for each Indian so taken, to be disposed of by the Publick: Provided alwayes, That if any Englishman shall be found, or proved, to have taken away any of their Badges, thereby

thereby to make the Indians guilty of breaking this Law; that then the Person so offending, shall be set in the Pillory two hours on the Court-day, in the County where they have committed the Offence, with their Fault in Great Letters written upon them; and to be fined Five Thousand Pounds of Tobacco, to the use of the Publick; and, in case of disability, lye six Months in Prison without Bail or

Main-prize.

And be it further Enacted, That all Indian Kings, Tributary to the English, when they have the least notice of any March by any strange Indians, neer our Quarters, shall repair themselves, or at least, send some one of their Great-men to the next of the Militia, which shall be nominated and appointed by the Governour, for that purpose; and acquaint him, with as much as they know, concerning the Nation, the Numbers, and which way, they conceive, they will bend their Course. And, if they then thall defire any aid fromus, to fecure them, that a Party befent presently out by the Colonel of the Militia, to that purpose; which by this Our Asfistance and Reciprocal care, will make them and us have an equal Interest in others preservation; while on the other side, we being ignorant of the Marches of Forreiners, impute all Damages, we then receive, which is then commonly most to our Neighbours, how Innocent foever.

And be it further enacted, That if any Indian by the Inveighling of any English, or of his own will, shall without leave of the King, or Great man of the place, come within the Bounds limited them, and there procure harbour or entertainment, it shall be lawful for any Englishman, to takethe faid Indian, and convey him to his Town to be punished; and to recover of the Englishman, that harboured or entertained him, so much per day, as by the Law for en-

tertaining other Run-awayes, is recoverable.

And be it further enacted, That what Englishman, Trader, or Other, shall bring in any Indians, as Servants, and shall affign them over to any other, shall not sell them for Slaves, nor for any other time, then English of the like ages, should serve by Act of Assem-

And because heretofore many entertained Indians by Licenses of particular Persons, who did much Damage to their Neighbours; Be it henceforth enacted, That no Person of what quality soever, shall entertain any of our Neighbouring Indians, as servants, or otherwise, unless by a License obtained from the Governour himself, upon their Obligation, that defire it, to be answerable for all the Injuries and Damages, that the Indians, by thementertained, shall do to any English.

CXXXVII.

Clerks Fees to be paid.

Hereas by a former A& of Assembly, Clerks of Courts were made uncapable of recovering their Fees, after they had been two years Due: Be it enacted, That the faid Act be repealed; and that all their Accounts shall be three years pleadable. And that hereafter, all Sheriffs, or Collectors, shall either receive, distrain for, or fecure by Bill, all Secretary, or Clerk of Gourts Accounts, delivered them, and be allowed ten per cent. for what is received; and five percent, for what Bills are taken. And the Sheriff, or other Collector, not receiving or fecuring, as aforefaid, to be responsible for the Account omitted: Provided, that they, the faid Sheriff, or Collectors, shall not be lyable for the Account of any Person removing out of the County, before the laying the levy, unless they receive the Levies, or Sheriff's Fees: And then to be accountable for the Clerk's Fees also: Provided also, That the Clerks deliver, or fend their Accounts attested under their hands, to the said Sheriff or Collectors, within four dayes after, laying the Levy in their feveral Counties.

The Secretarie's Fees,

Be it enacted and confirmed by this present Grand Assembly, That the Secretarie's Fees shall be as followeth (viz.)

	to Tobac.
Inprimis For a Pattent and Recording it	0080
For a Commission of Administration, and Recording it	0060
For a Probate, and Recording it	0060
For a Commission to Trade	0050
For a Deposition	0015
For a Bond, and Recording it	0040
For a Copy of a Pattent	0030
For Recording a Letter of Attorney	0030
For Recording a Letter of Landson	0030
For Recording a Will	0015
For a Common Warrant	0015
For an Order	0015
For a Copy of an Order	-0010
For Recording a Bill or Receipt-	0030
For an Execution	0030
For a Pass	0015
For a Subpoena	0015
For a Petition, if writ	For
eta ****Di	101

	3	
For a Certificate for Land	9 20 3	DOIS
For a Copy of an Act of Assembly	,	0015
For Recording a Bill of Sale, or fuch like	to the second	0030
For a Commission for the Militia or Court		9059

County-Court Clerks-Fees.

Be it also further enacted, That the County-Cours Clerk's Fees be, as followeth, (viz.

The state of the s	To Tobac"
Inprimis For an Action	8000
For Entring an Order	8000
For the Copy of an Order	8000
For an Execution	0015
For an Attachment	0015
For a Deposition	0010
For a Copy of a Depolition	OLO
For Administrations and Probates, both at-	-0060
For a Subpoena	0010
For a Petition, if they write it	0010
For Entry of a Petition 11 11 11 11 11 11 11 11 11 11 11	0003
For a Certificate for Land	0020
For any other Certificate and a second of	0010
For Recording of any bulinels, Orphans excepted,	0020
For Recording Inventories and Conveyances	0030
For a Scire facias in any Court	0010
And if any thing else be done by them, than what is here	expref-
fed, the Commissioners to adjudge the Fee.	

The Sheriff's Fees.

Be it also enacted, That the Sheriff's Fees shall be as followeth, viz

	+ 12 10 1 Fillio out 1 1 2 2 2 2 2 2 2 2 2 2 2 3 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6	Tobac.
	Inprimis for an Arrest	0010
	For Bond	0005
	T- Differ	-0010
	For whipping	0020
	For Pillory	0020
P	T. C Culmanna	0010
	For ferving a Suppoena For ferving an Execution, if under 100 pounds of Tobacco	0010
	If above one hundred to five hundred	0020
	If above one number to five fluidiced	0040
	If above five hundred to one thouland	0060
	If unto two Thousand Ten Pounds per Thousand.	,000,
	The above Time I housend Len Pollings Der I libulation	

If above Two Thousand, Ten Pounds per Thousand.

For Summoning and Impannelling a Jury for every Cause, Twelve pounds of Tobacco; and for every person summoned five pounds of

of Tobacco. Attachments, as for Arrests, and if further trouble to be

allowed by the Court.

And whereas some of the Sheriffs Fees, upon Execution, have here-tofore seemed to have been Arbitrary; this Assembly hath thought fit to assertion them, and to Enact, that he shall have, for summoning every Apprizer, Ten pounds of Tobacco, and the Apprizer to have Thirty pound of Tobacco, per cause, if they finish it in one day; and 30 per day, if they are longer about it.

The Clerk of the Assemblies Fees.

Becit Enacted, by this present Grand Assembly, that the Clerk of the Assemblies Fees, shall be as followerh, (viz.)

	, ,			
F. CO			to of Tel	racco.
Imprimis for Entry of a cause by return, p	lea, or	Petitio	n c	02.0
For an Order, and Copy of an Order			0	020
For Denyzation				050
For Naturalizing				050
For County Courts Commissions	_			050
For Militia Commissions, if granted by Ass	embly	- 4		050
For Coppying the Acts of every Affembly				300
For the whole body of the Acts writing	5	\$ 1.		300
For attesting Act of Assembly. Coppying	g Anfw	ver and	Replies	5.

CXXXVIII.

Interpreters made for the Country.

7 Hereas Colonel John Flood, hath long and faithfully ferved this Countrey, in the Office of an Interpreter, and being now deceased: It is Enacted, That Thomas Flood, Son to the said Colonel John Flood, shall be received in the place of his Father; and that Henry Newcombe be likewise made Interpreter for the Norwood.

This is a true Copy of the Acts of Assembly now in force, and agreeth with the Original in the Records.

Tefte Henro Randolph, Clo Affem.

FINIS

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